

# FEDERAL REGISTER

THE NATIONAL ARCHIVES  
OF THE UNITED STATES  
1934

VOLUME 9      NUMBER 236

Washington, Saturday, November 25, 1944

## Regulations

### TITLE 7—AGRICULTURE

#### Chapter III—Bureau of Entomology and Plant Quarantine

[B. E. P. Q.—Q. 72]

#### PART 301—DOMESTIC QUARANTINE NOTICES

##### WHITE-FRINGED BEETLE QUARANTINE

**Introductory Note.** This revision of the quarantine and regulations is made chiefly for the purpose of extending the regulated areas to include additional sections in which white-fringed beetle infestations have been located and to remove from the regulated area the small section in East Baton Rouge Parish, La., including the city of Baton Rouge, where a light, isolated infestation formerly existed. Most of the newly added sections represent minor extensions in counties in Alabama and Mississippi that were within the regulated areas in part. The additions in new counties and parishes include Amite, La., and vicinity, in Tangipahoa Parish; a small area at Piney Woods, Rankin County, Miss.; Eagles Island, in Brunswick County, N. C., near Wilmington, and part of a township in Pender County, N. C.

The Secretary of Agriculture having determined that it was necessary to quarantine the States of Alabama, Florida, Louisiana, Mississippi, and North Carolina to prevent the spread of introduced species of the genus *Pantomorus*, subgenus *Graphognathus*, commonly known as white-fringed beetles, not therefore widely prevalent or distributed within and throughout the United States, and having given the public hearing required by law, promulgated a revision of Notice of Quarantine 301.72, of this part, and regulations supplemental thereto, governing the movement of live white-fringed beetles in any stage of development and carriers thereof, §§ 301.72 to 301.72-9 inclusive, Part 301, chapter III, title 7, Code of Federal Regulations (B. E. P. Q.—Q. 72, effective December 28, 1942, as amended effective January 14, 1944).

The Secretary of Agriculture has now determined that it is necessary to extend the regulated areas to include additional

areas infested with white-fringed beetles and to remove from the regulated areas a section in Louisiana no longer found to be so infested.

Pursuant to the authority conferred upon the Secretary of Agriculture by section 8 of the Plant Quarantine Act of August 20, 1912, as amended (7 U.S.C. 1940 ed. 161) and the Insect Pest Act of March 3, 1905 (7 U.S.C. 1940 ed. 141, 143), the subpart entitled "White-fringed Beetle" of Part 301, of this chapter [B. E. P. Q.—Q. 72] is hereby revised to read as follows:

##### SUBPART—WHITE-FRINGED BEETLE

- 301.72-1 Definitions.
- 301.72-2 Regulated areas.
- 301.72-2a Beetles prohibited shipment.
- 301.72-3 Restricted areas.
- 301.72-4 Conditions governing interstate movement of restricted articles.
- 301.72-5 Conditions governing the issuance of certificates and permits.
- 301.72-6 Assembly of restricted articles for inspection.
- 301.72-7 Cancellation of certificates or permits.
- 301.72-8 Cleaning of freight cars, trucks, and other vehicles.
- 301.72-9 Articles for experimental or scientific purposes.

**AUTHORITY:** §§ 301.72 to 301.72-9 (a), inclusive (except § 301.72-2a), issued under sec. 8, 39 Stat. 1165, 44 Stat. 250; 7 U.S.C. 1940 ed. 161. § 301.72-2a issued under sec. 1, 33 Stat. 1269; 7 U.S.C. 1940 ed. 141, § 301.72-9 (b) issued under sec. 3, 33 Stat. 1270; 7 U.S.C. 1940 ed. 143.

§ 301.72 *Notice of quarantine.* Under the authority conferred by section 8 of the Plant Quarantine Act of August 20, 1912, as amended (7 U.S.C. 1940 ed. 161), the Secretary of Agriculture quarantines the States of Alabama, Florida, Louisiana, Mississippi, and North Carolina to prevent the spread of dangerous infestations of introduced species of the genus *Pantomorus*, subgenus *Graphognathus*, commonly known as white-fringed beetles, and under authority contained in the aforesaid Plant Quarantine Act and the Insect Pest Act of March 3, 1905 (7 U.S.C. 1940 ed. 141, 143), the Secretary of Agriculture prescribes regulations. Hereafter the following articles (as specifically named in the regulations supplemental hereto, in modifications

(Continued on next page)

## CONTENTS

### REGULATIONS AND NOTICES

<b>ALIEN PROPERTY CUSTODIAN:</b>	
Vesting Orders:	Page
Nakahara, (Mrs.) Yuna	14021
Sakamoto, (Mrs.) Harue	14022
Takara, Jiro	14022
Tofukuji, Kaoru and Tome	14023
<b>COAST GUARD:</b>	
Inspection of vessels; waiver of regulations	14018
<b>ENTOMOLOGY AND PLANT QUARANTINE BUREAU:</b>	
Domestic quarantine notices; white-fringed beetle in designated southern States	14003
<b>FEDERAL TRADE COMMISSION:</b>	
Cease and desist orders:	
Colran Institute, et al.	14007
Howard Clock Corp.	14008
Hearing; Edward P. Paul & Co., Inc.	14021
<b>FOOD AND DRUG ADMINISTRATION:</b>	
Shellfish; standards of fill of container for canned oysters	14008
<b>FOREIGN ECONOMIC ADMINISTRATION:</b>	
Destinations clearance procedure, selected; individual licenses	14011
Prohibited exportations:	
Chemical specialties	14011
Paper and paper products	14011
Subsidy payments, refunds on dried prunes and raisins	14011
<b>GENERAL LAND OFFICE:</b>	
Coal permits, leases and licenses; petitions for local leases	14017
<b>INDIAN AFFAIRS OFFICE:</b>	
Fort McDermitt Reservation, Nev.; addition of land to reservation	14019
<b>INTERIOR DEPARTMENT. See also General Land Office, Indian Affairs Office.</b>	
California, opening land to location, etc., under U. S. mining laws	14019
<b>INTERSTATE COMMERCE COMMISSION:</b>	
Coal, unloading at Keyser, W. Va.	14021
Freight cars, overloading	14018
<b>NAVY DEPARTMENT:</b>	
Dalmo Victor, Inc.; termination of government possession, control and operation	14019

(Continued on next page)



Published daily, except Sundays, Mondays, and days following legal holidays, by the Division of the Federal Register, The National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

The FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1.50 per month or \$15.00 per year, payable in advance. The charge for individual copies (minimum 15¢) varies in proportion to the size of the issue. Remit check or money order, made payable to the Superintendent of Documents, directly to the Government Printing Office, Washington, D. C.

There are no restrictions on the republication of material appearing in the FEDERAL REGISTER.

#### NOTICE

The Cumulative Supplement to the Code of Federal Regulations, covering the period from June 2, 1938, through June 1, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per unit. The following are now available:

- Book 1: Titles 1-3 (Presidential documents) with tables and index.
- Book 2: Titles 4-9, with index.
- Book 3: Titles 10-17, with index.
- Book 4: Titles 18-25, with index.
- Book 5, Part 1: Title 26, Parts 2-178.
- Book 5, Part 2: Title 26, completed; Title 27; with index.
- Book 6: Titles 28-32, with index.
- Book 7: Titles 33-45, with index.
- Book 8: Title 46, with index.

#### CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION:	
Adjustments, etc.:	Page
Templeton, Kenly and Co.:	14024
U. S. Treasury Department, Procurement Division:	14024
Authority, delegation to Area Rent Attorneys and Directors (Gen. Order 60, Am. 1):	14023
Beans, macaroni and noodle products, processed (FPR 1, Am. 1 to Supp. 2):	14016
Cleaner, wallpaper (Rev. SR 14, Am. 191):	14017
Cordage and rope, cotton (GMPR, Order 40):	14030
Piece goods, finished (MPR 127, Am. 26):	14014

#### CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION—Continued.	
Regional and district office orders:	
Community ceiling prices, list of orders filed (3 documents):	14035, 14036, 14037
Fish and seafood:	
Fresh, New York region:	14031
Frozen, New York region:	14031
Fuel oil; Duluth-Superior, Mich., district:	14037
Gas ranges, California:	14035
Laundry, Los Angeles area:	14035
Meat cuts, fabricated:	
Blackfoot, Idaho:	14034
Cedar Rapids and Marion, Iowa:	14032
Milk, fluid:	
California:	14035
Chicago region:	14033
Ellsworth, Wis.:	14033
New England:	14030
Wilmington, Ill.:	14032
Solid fuels:	
Chicago, Ill., area:	14033
Kansas City, Mo.-Kans.:	14031
St. Joseph, Mo.:	14032
Turkeys, Denver region:	14034
Sausage items, prices at wholesale (MPR 389, Am. 16):	14016
Shoes (RO 17, Am. 85):	14017
PRESIDENT'S WAR RELIEF CONTROL BOARD:	
Funds and contributions for war relief and welfare, solicitation and collection; registration of agents and associates:	14018
SECURITIES AND EXCHANGE COMMISSION:	
Hearings, etc.:	
North American Co.:	14040
Old Colony Investment Trust:	14038
Phillips, Ellis L., et al.:	14038
Public Service Corp. of New Jersey and Public Service Coordinated Transport:	14041
United Light and Power Co., et al.:	14038
SELECTIVE SERVICE SYSTEM:	
Work of national importance under civilian direction; duties of assignees:	14010
TREASURY DEPARTMENT:	
Italy, foreign funds control:	14010
U. S. Savings Bonds, Series F and G:	14010
Offerings of, limitations on holdings:	14010
WAGE AND HOUR DIVISION:	
Learner employment certificates, issuance to various industries (3 documents):	14019, 14020
WAR FOOD ADMINISTRATION:	
Milk and cream, fluid; delegation of authority to market agents (WFO 79-102, Am. 6):	14007
Peoria Union Stock Yards Co., petition for modification:	14041
WAR PRODUCTION BOARD:	
Plumbing fittings, aircraft (L-313, Rev.):	14013
Sulfuric acid (M-257, Rev.; M-300, Sch. 74) (2 documents):	14012

#### CONTENTS—Continued

WAR PRODUCTION BOARD—Con.	
Suspension orders:	Page
General Engraving Co.:	14013
Skyline Furniture Shop:	14013

thereof, or in administrative instructions as provided in the regulations supplemental hereto), which are capable of carrying the aforesaid insect infestations, viz. (1) nursery stock and other stipulated plants or plant products; (2) soil independent of, or in connection with, nursery stock, plants, or other products; and (3) other articles as stipulated in § 301.72-3; also (4) live white-fringed beetles in any stage of development, shall not be transported by any person, firm, or corporation from any quarantined State into or through any other State or Territory or District of the United States, under conditions other than those prescribed in the regulations supplemental hereto: *Provided*, That the restrictions of this quarantine and of the regulations supplemental hereto may be limited to such areas, within the quarantined States, as are now or may hereafter be designated by the Secretary of Agriculture as regulated areas, adequate, in his judgment, to prevent the spread of the white-fringed beetles, except that any such limitation shall be conditioned upon the affected State or States providing for and enforcing the control of the intrastate movement of the restricted articles under the conditions which apply to their interstate movement in provisions of the Federal quarantine regulations, currently existing, and upon their enforcing such control and sanitation measures with respect to such areas or portions thereof as, in the judgment of the Secretary of Agriculture, shall be deemed adequate to prevent the intrastate spread therefrom of the said insect infestation: *And provided further*, That whenever, in any year, the Chief of the Bureau of Entomology and Plant Quarantine shall find that facts exist as to the pest risk involved in the movement of one or more of the articles to which the regulations supplemental hereto apply, making it safe to modify, by making less stringent, the restrictions contained in any such regulations, he shall set forth and publish such finding in administrative instructions, specifying the manner in which the applicable regulations should be made less stringent, whereupon such modification shall become effective, for such period and for such regulated area or portion thereof as shall be specified in said administrative instructions, and every reasonable effort shall be made to give publicity to such administrative instructions throughout the affected areas.

§ 301.72-1 *Definitions*—(a) *The pests*. Species of the genus *Pantomorus*, subgenus *Graphognathus*, commonly known as white-fringed beetles, in any stage of development.

(b) *Regulated area*. Any area in a quarantined State which is now, or which may hereafter be, designated as regulated by the Secretary of Agriculture in accordance with the provisions of § 301.72, as revised.

(c) *Restricted articles.* Products or articles of any character whatsoever, the interstate movement of which is restricted by the provisions of the white-fringed beetle quarantine, and the regulations supplemental thereto.

(d) *Nursery stock.* Forest, field, and greenhouse-grown annual or perennial plants, for planting purposes.

(e) *Inspector.* Duly authorized Federal plant-quarantine inspector.

(f) *Certificate.* An approved document, issued by an inspector, authorizing the movement of restricted articles from the regulated areas.

(g) *Limited permit.* An approved document, issued by an inspector, to allow controlled movement of noncertified articles to designated and authorized destinations for processing or other restricted handling.

(h) *Administrative instructions.* Documents issued by the Chief of the Bureau of Entomology and Plant Quarantine relating to the enforcement of the quarantine.

(i) *Infested or infestation.* Infested by white-fringed beetles, in any stage of development. (See (a) above.)

(j) *Infested area.* That portion of the regulated area in which infestation exists, or in the vicinity of which infestation is known to exist under such conditions as to expose the area to infestation by natural spread of beetles, as determined by an authorized inspector.

§ 301.72-2 *Regulated area.* The following counties, parishes, cities, and towns, or parts thereof, as described, are designated by the Secretary of Agriculture as regulated areas:

**Alabama**—In *Baldwin County*: Secs. 31, T. 7 S., R. 4 E.; secs. 35 and 36, T. 7 S., R. 3 E.; secs. 1, 2, 11, and 12, T. 8 S., R. 3 E.; and secs. 6 and 7, T. 8 S., R. 4 E.; in *Conecuh County*:  $W\frac{1}{2}$  T. 5 N., R. 9 E., and all those parts of Tps. 5 and 6 N., R. 8 E., and  $W\frac{1}{2}$  T. 7 N., R. 9 E., lying in Conecuh County; in *Covington County*: Secs. 30 and 31, T. 2 N., R. 18 E.;  $S\frac{1}{2}$  T. 2 N., R. 17 E.;  $E\frac{1}{2}$  T. 1 N., R. 15 E.; Tps. 1 N., Rs. 16, 17, and 18 E. and all area south thereof to the Alabama-Florida State line; secs. 10, 11, 14, and 15, T. 3 N., R. 18 E.; and all the town of Opp; in *Crenshaw County*: Secs. 27, 28, 29, 30, 31, 32, 33, and 34, T. 9 N., R. 18 E.; and secs. 3, 4, 5, and 6, T. 8 N., R. 18 E.; in *Dallas County*: That area included within a boundary beginning on the Southern Ry. where it crosses Bougechitto Creek; thence SW. along the Southern Ry. to Caine Creek; thence SE. along Caine Creek to its intersection with Bougechitto Creek; thence northward along Bougechitto Creek to the starting point; all of Tps. 13 and 14 N., R. 11 E.; and secs. 1, 12, 13, 24, 25, and 36, T. 14 N., R. 10 E.; in *Escambia County*: Secs. 1, 2, 11, 12, 13, 14, 32, 33, and 34, T. 1 N., R. 8 E., including all the town of Flomaton; in *Geneva County*: Secs. 31, 32, and 33, T. 1 N., R. 19 E., and all area south thereof to the Alabama-Florida State line, including all of secs. 21 and 28, T. 6 N., R. 19 W.; in *Lowndes County*:  $W\frac{1}{2}$  T. 14 N., R. 12 E.; in *Mobile County*: That area included within a boundary beginning at a point where the eastern boundary of the city limits of Mobile, if extended northward, would intersect the northern boundary of  $S\frac{1}{2}$  T. 3 S., R. 1 W.; thence west to Chickasaw Creek; thence northward along Chickasaw Creek to Eight-Mile Creek; thence westerly along Eight-Mile Creek to the western boundary of R. 1 W.; thence south to Eslava Creek; thence east-

erly along Eslava Creek to the city limits of Mobile; thence southeasterly following the city limits east, south, east, and north to the starting point, including all of Blakeley Island and the city of Mobile, as well as the subdivisions thereto; also that area beginning at the SW. corner sec. 8, T. 7 S., R. 4 W.; thence east to the SE. corner sec. 9, T. 7 S., R. 3 W.; thence north to the NE. corner sec. 4, T. 7 S., R. 3 W.; thence east to the SE. corner sec. 33, T. 6 S., R. 2 W.; thence north to the NE. corner sec. 28, T. 6 S., R. 2 W.; thence east to the SE. corner sec. 24, T. 6 S., R. 2 W.; thence north to a point where this line intersects Mill Creek; thence northward along Mill Creek to its intersection with U. S. Highway 90; thence south along U. S. Highway 90 to its intersection with old U. S. Highway 80; thence southward along old U. S. Highway 90 to the Alabama-Mississippi State line; thence south to the point of beginning; in *Monroe County*: That part of  $W\frac{1}{2}$  T. 7 N., R. 9 E., lying in Monroe County;  $W\frac{1}{2}$  T. 8 N., all of T. 9 N., and  $S\frac{1}{2}$  T. 10 N., all in R. 9 E.;  $S\frac{1}{2}$  T. 10 N., all of Tps. 7, 8, and 9 N., all in R. 8 E., and those parts of Tps. 5 and 6 N., R. 8 E. lying in Monroe County;  $SE\frac{1}{4}$  T. 10 N., R. 7 E.;  $E\frac{1}{2}$  Tps. 7, 8, and 9 N., R. 7 E.; and the  $NE\frac{1}{4}$  T. 6 N., R. 7 E.; in *Wilcox County*:  $N\frac{1}{2}$  T. 10 N., and all of T. 11 N., R. 9 E.;  $N\frac{1}{2}$  T. 10 N., R. 8 E.;  $NE\frac{1}{4}$  T. 10 N., R. 7 E.; and  $NE\frac{1}{4}$  T. 10 N., R. 10 E.

**Florida**—In *Escambia County*: All that part lying south of the northern boundary of T. 1 N., including all of the city of Pensacola, and that part of the county north of the southern boundary of T. 5 N. and east of the western boundary of R. 31 W.; in *Okaloosa County*: T. 5 N., R. 23 W., and secs. 1, 2, and 3, T. 5 N., R. 23 W., and all lands north of both areas to the Florida-Alabama State line; secs. 7, 8, 9, 16, 17, 18, 19, 20, and 21, T. 3 N., R. 23 W., including all of the town of Crestview; and secs. 13, 14, 23, and 24, T. 3 N., R. 24 W.; in *Walton County*: Tps. 5 N., Rs. 20 and 21 W.; and secs. 31, 32, and 33, T. 6 N., R. 19 W., and all lands north of both areas to the Florida-Alabama State line; also secs. 1 to 24, inclusive, T. 4 N., R. 19 W.

**Louisiana**—All of Orleans Parish, including the city of New Orleans, and all of Saint Bernard Parish; in *Iberia Parish*: Secs. 24, 37, 38, 39, 53, 55, and 56, T. 13 S., R. 5 E.; and secs. 48, 55, 56, 57, 58, 59, and 60, T. 13 S., R. 6 E.; in *Jefferson Parish*: That part lying north of the township line between Tps. 14 and 15 S.; in *Plaquemines Parish*: That part lying north of the township line between Tps. 15 and 16 S.; in *Saint Tammany Parish*: Secs. 38, 39, and 40, T. 7 S., R. 11 E.; and secs. 40 and 41, T. 8 S., R. 11 E.; in *Tangipahoa Parish*: Secs. 32, 33, and 50, T. 3 S., R. 7 E.; secs. 4, 5, 8, 9, 10, 50, 54, T. 4 S., R. 7 E., including all the town of Amite.

**Mississippi**—In *Cornington County*: Tps. 8 N., Rs. 14 and 15 W.;  $S\frac{1}{2}$  Tps. 8 N., Rs. 16 and 17 W.;  $N\frac{1}{2}$  Tps. 7 N., Rs. 16 and 17 W.; T. 7 N., R. 15 W.;  $E\frac{1}{2}$  T. 6 N., R. 15 W.;  $W\frac{1}{2}$  T. 6 N., R. 14 W.; secs. 28, 29, 30, 31, 32, and 33, T. 7 N., R. 14 W.; in *Forrest County*: T. 5 N., R. 14 W.; that part of T. 5 N., R. 13 W. lying west of Leaf River; that part of secs. 20, 24, and 35, and all of secs. 25 and 36 in T. 5 N., R. 13 W. lying east of Leaf River; Tps. 3 and 4 N., R. 13 W.; and that part of Tps. 3 and 4 N., R. 12 W. lying west and south of Leaf River; Tps. 1 and 2 N., R. 12 W.; T. 1 S., R. 12 W.; and  $E\frac{1}{2}$  T. 1 S., R. 13 W.; in *Hancock County*: Secs. 13, 14, 15, 23, 24, 25, 26, 27, 34, 35, and 36, T. 5 S., R. 14 W.; and Tps. 8 and 9 S., R. 14 W. including all the town of Bay Saint Louis; in *Harrison County*: That area included within a boundary beginning at the NE. corner sec. 30, T. 4 S., R. 10 W.; thence west along the county line to the NW. corner sec. 30, T. 4 S., R. 13 W.; thence south to the NE. corner sec. 1, T. 5 S., R. 13 W.; thence west to the NW. corner sec. 2, T.

5 S., R. 13 W.; thence south to the NE. corner sec. 27, T. 7 S., R. 13 W.; thence west to the county line or the NW. corner sec. 30, T. 7 S., R. 13 W.; thence south to the Mississippi Sound; thence eastward along the Mississippi Sound to a point of intersection with the Bay of Biloxi; thence westward along the Bay of Biloxi to the SE. corner sec. 16, T. 7 S., R. 9 W.; thence north along the county line to the NE. corner sec. 33, T. 6 S., R. 9 W.; thence west to the NW. corner sec. 32, T. 6 S., R. 10 W.; and thence north to the point of beginning; in *Hinds County*:  $E\frac{1}{2}$  T. 6 N., R. 3 W., and  $W\frac{1}{2}$  T. 6 N., R. 2 W.; in *Jackson County*: That area included within a boundary beginning at a point where the east line of sec. 19, T. 7 S., R. 5 W. intersects Escatawpa River; thence west along said river to the Pascagoula River; thence south along the Pascagoula River to the township line between Tps. 7 and 8 S.; thence east to the SE. corner sec. 31, T. 7 S., R. 5 W.; thence north to the starting point; all that portion of T. 7 S., R. 9 W. lying in Jackson County and the  $W\frac{1}{2}$  Tps. 7 and 8 S., R. 8 W.; in *Jefferson Davis County*: Secs. 18, 19, 30, and 31, T. 8 N., R. 18 W.; secs. 13, 14, 15, 22, 23, 24, 25, 26, 27, 34, 35, and 36, T. 8 N., R. 19 W.;  $NE\frac{1}{4}$  T. 7 N., R. 19 W.; and secs. 6, 7, and 18, T. 7 N., R. 18 W., including all of the town of Prentiss; in *Jones County*:  $N\frac{1}{2}$  T. 8 N., R. 11 W.;  $S\frac{1}{2}$  T. 9 N., R. 11 W.; that part of  $N\frac{1}{2}$  T. 9 N., R. 11 W. lying west of Tallahalla Creek; and that part of T. 10 N., R. 11 W. in Jones County; lying west of Tallahalla Creek; that part of  $E\frac{1}{2}$  T. 10 N., R. 12 W. in Jones County;  $E\frac{1}{2}$  T. 9 N., R. 12 W.;  $E\frac{1}{2}$  and secs. 29, 30, 31, and 32, T. 8 N., R. 12 W.;  $N\frac{1}{2}$  T. 7 N., R. 12 W.; secs. 25, 26, 27, 34, 35, and 36, T. 6 N., R. 14 W.; secs. 23, 30, 31, and 32, T. 6 N., R. 13 W.; and those parts of secs. 23 and 33 lying west of Leaf River in T. 6 N., R. 13 W.; in *Lamar County*: The town of Purvis and sec. 31, T. 1 N., R. 14 W.; secs. 35 and 36, T. 1 N., R. 15 W.; secs. 1 and 2, T. 1 S., R. 15 W.; and  $E\frac{1}{2}$  Tps. 3 and 4 N., R. 14 W.; in *Pearl River County*:  $W\frac{1}{2}$  T. 2 S., R. 15 W.; secs. 3, 4, 9, 10, 11, 14, 15, 16, 17, 18, 19, 20, 21, 22, 27, 28, 29, 30, 31, 32, 33, and 34, T. 1 S., R. 15 W.; secs. 1, 12, 13, 24, 25, and 36, T. 2 S., R. 18 W.; all of T. 5 S., R. 16 W., and  $E\frac{1}{2}$  T. 5 S., R. 17 W.; in *Randolph County*:  $E\frac{1}{2}$  T. 3 N., R. 2 E.; all of T. 3 N., R. 3 E.; in *Simpson County*:  $E\frac{1}{2}$  T. 2 N., R. 3 E.; T. 2 N., R. 4 E.;  $N\frac{1}{2}$  T. 1 N., R. 4 E.; in *Stone County*:  $W\frac{1}{2}$  Tps. 2 and 3 S., R. 11 W.; secs. 5, 6, 7, 8, 17, 18, 19, and 20, T. 4 S., R. 11 W.;  $E\frac{1}{2}$  T. 2 S., R. 12 W., and secs. 3, 4, 5, 8, 9, and 10, T. 2 S., R. 12 W.;  $E\frac{1}{2}$  T. 3 S., R. 12 W.; and secs. 1, 2, 11, 12, 13, 14, 23, and 24, T. 4 S., R. 12 W.

**North Carolina**—In *Anson County*: That area bounded on the east by a due north-south line 1 mile east of the intersection in Peachland of U. S. Highway No. 74 and the Diamond Hill Road; on the west by a due north-south line intersecting U. S. Highway No. 74 at the point where it crosses Lanes Creek; on the north by a due east-west line 1.1 miles north of the intersection in Peachland of U. S. Highway No. 74 and the Diamond Hill Road; and on the south by the southern corporate limits of Peachland extended; in *Brunswick County*: All of Eagles Island bounded in its entirety by the Brunswick, Northwest Cape Fear, and Cape Fear Rivers and their confluences; in *Cumberland County*: That area bounded on the south by Rockfish Creek; on the east by U. S. Highway No. 301; and on the north and west by a due east-west line and a due north-south line, respectively, both intersecting at the junction of the Cumberland-Hope Mills Road and the Fayetteville-Dundarrach Road; in *New Hanover County*: the city of Wilmington, Cape Fear Township; all that part of Harnett Township lying west of the Wrightsboro-Winter Park Road, including all of the town of Winter Park; and that part of Masonboro

Township north of the new road between Sunset Park and Winter Park; in *Onslow County*: An area  $\frac{1}{2}$  mile wide along each side of U. S. Highway No. 17 beginning west of Jacksonville at the intersection of U. S. Highway No. 17 and N. C. Highway No. 24 and extending northeast along U. S. Highway No. 17 to the western boundary of the Hofmann Forest, including all the town of Jacksonville; in *Pender County*: Townships of Burgaw, Caswell, Long Creek, and Rocky Point; that part of Columbia Township lying south of an imaginary east-west straight line connecting the northern boundaries of Burgaw and Caswell Townships; and that part of Grady township north of the Long Creek-Montague-Barrough Road; in *Wayne County*: Goldsboro Township.

§ 301.72-2a *Beetles prohibited shipment.* The interstate shipping of living white-fringed beetles in any stage of development, whether moved independent of or in connection with any other article, is prohibited, except as provided in paragraph (b) of § 301.72-9.

§ 301.72-3 *Restricted articles.* Except as provided in administrative instructions, the interstate movement of the following articles from any regulated area is restricted throughout the year:

- (a) Soil, sand, gravel, clay, peat, or muck, whether moved independent of, or in connection with or attached to nursery stock, plants, products, articles, or things.
- (b) Compost, manure, moss, and leafmold.
- (c) Nursery stock.
- (d) Grass sod.
- (e) Potatoes (white).
- (f) True bulbs, corms, tubers, and rhizomes of ornamental plants.
- (g) Hay.
- (h) Peanuts in shells.
- (i) Seed cotton, cottonseed, and baled cotton lint and linters.
- (j) Scrap metal and junk.
- (k) Forest products such as cordwood, stump wood, logs, lumber, timbers, posts, poles, and cross ties.
- (l) Brick, tile, stone, and cinders.
- (m) Concrete slabs, pipe, and building blocks.
- (n) Implements, machinery, equipment, and containers.

§ 301.72-4 *Conditions governing interstate movement of restricted articles—*(a) *Certification required.* Restricted articles shall not be moved interstate from a regulated area to or through any point outside thereof unless accompanied by a valid inspection certificate issued by an inspector: *Provided,* That certification requirements as they relate to part or all of any regulated area may be waived, during part or all of the year, by the Chief of the Bureau of Entomology and Plant Quarantine, on his finding and giving notice thereof, in administrative instructions, that the State concerned has promulgated and enforced adequate sanitary measures on and about the premises on which restricted articles originate or are retained, or that adequate volunteer sanitary measures have been applied, or that other control or natural conditions exist which have eliminated the risk of contamination by the pests in any stage of development.

(b) *Use of certificate on shipments.*—Unless exempted by administrative instructions, every container of restricted articles moved interstate from any regulated area shall have securely attached

to the outside thereof a certificate or permit issued in compliance with these regulations, except that in the case of shipments in bulk, by common carrier, a master permit attached to the shipping order, manifest, or other shipping papers, will be sufficient. In the case of shipments in bulk by road vehicle other than common carrier, a master permit shall accompany the vehicle. Master permits shall accompany shipments to destination and be surrendered to consignees on delivery.

(c) *Movement within continuous areas unrestricted.* No certificates are required for interstate movement of restricted articles when such movement is wholly within continuous regulated areas.

(d) *Articles originating outside the regulated areas.* No certificates are required for the interstate movement of restricted articles originating outside of the regulated areas and moving through or from a regulated area, when the point of origin is clearly indicated, when their identity has been maintained, and when the articles are protected, while in the regulated area, in a manner satisfactory to the inspector.

§ 301.72-5 *Conditions governing the issuance of certificates and permits—*(a) *Approved methods.* Certificates authorizing the interstate movement of soil, earth, sand, gravel, clay, peat, muck, or compost originating in noninfested parts of the regulated areas, and of all other restricted articles from any part of the regulated areas may be issued upon determination by the inspector that the articles are (1) apparently free from infestation; or (2) have been treated, fumigated, sterilized, or processed under approved methods; or (3) were grown, produced, manufactured, stored, or handled in such a manner that, in the judgment of the inspector, no infestation would be transmitted thereby. Certificates authorizing the interstate movement of soil, sand, gravel, clay, peat, muck, or compost, originating in an infested area may be issued only when such materials have been treated or handled under methods or conditions approved by the Chief of the Bureau of Entomology and Plant Quarantine.

(b) *Limited permits.* Limited permits may be issued for the movement of noncertified restricted articles to destinations and consignees as may be authorized and designated by the Chief of the Bureau of Entomology and Plant Quarantine for processing or other handling. As a condition of such authorization and designation, persons or firms shipping, receiving, or transporting such articles may be required to agree in writing to maintain such sanitary safeguards against the establishment and spread of infestation and to comply with such conditions as to the maintenance of identity, handling, or subsequent movement of restricted products and cleaning of railway cars, trucks, or other vehicles used in the transportation of such articles as may be required by the inspector.

(c) *Dealer-carrier permit.* As a condition of issuance of certificates or permits for the interstate movement of

restricted articles, persons or firms engaged in purchasing, assembling, exchanging, processing, or carrying such restricted articles originating or stored in regulated areas, may be required to execute a signed agreement stipulating that the permittee will carry out any and all conditions, treatments, precautions, and sanitary measures which may be deemed necessary.

§ 301.72-6 *Assembly of restricted articles for inspection.* Persons intending to move restricted articles, the certification of which is required, interstate from regulated areas shall make application for certification as far as possible in advance of the probable date of shipment. Applications must show the nature and quantity of articles to be moved, together with their exact location, and if practicable, the contemplated date of shipment. Applicants for inspection may be required to assemble or indicate the articles to be shipped so that they may be readily examined by the inspector.

The United States Department of Agriculture will not be responsible for any cost incident to inspection or treatment other than the services of the inspector.

§ 301.72-7 *Cancellation of certificates or permits.* Certificates or permits issued under these regulations may be withdrawn or canceled and further certification refused whenever, in the judgment of the Chief of the Bureau of Entomology and Plant Quarantine, the further use of such certificates or permits might result in the dissemination of infestation.

§ 301.72-8 *Cleaning of freight cars, trucks, and other vehicles.* When in the judgment of the inspector a hazard of spread of infestation is presented, thorough cleaning of freight cars, trucks, and other vehicles may be required before movement interstate to points outside the regulated areas when such freight cars, trucks, or other vehicles have been used for the transportation of uncertified restricted articles within regulated areas.

§ 301.72-9 (a) *Articles for experimental or scientific purposes.* Articles subject to restrictions may be moved interstate for experimental or scientific purposes, on such conditions as may be prescribed by the Chief of the Bureau of Entomology and Plant Quarantine. The container of articles so moved shall bear an identifying tag from the Bureau of Entomology and Plant Quarantine.

(b) *Beetles for experimental or scientific purposes.* Live white-fringed beetles, in any stage of development may be moved interstate for scientific purposes only under conditions prescribed by the Chief of the Bureau of Entomology and Plant Quarantine. The container of white-fringed beetles so moved shall bear an identifying tag from the Bureau of Entomology and Plant Quarantine.

This revision of the quarantine and regulations shall be effective on and after November 25, 1944, and shall supersede the quarantine and regulations issued December 23, 1942, as amended January 12, 1944.

Done at Washington D. C., this 23d day of November 1944.

Witness my hand and the seal of the United States Department of Agriculture.

[SEAL] CHARLES F. BRANNAN,  
Acting Secretary of Agriculture.

#### APPENDIX

#### PENALTIES

The plant Quarantine Act of August 20, 1912, as amended (7 U.S.C. 1940 ed. 161), provides that no person shall ship or offer for shipment to any common carrier, nor shall any common carrier receive for transportation or transport, nor shall any person carry or transport, from any quarantined State or Territory or District of the United States, or from any quarantined portion thereof, into or through any other State or Territory or District, any class of nursery stock or any other class of plants, fruits, vegetables, roots, bulbs, seeds, or other plant products, or any class of stone or quarry products, or any other article of any character whatsoever, capable of carrying any dangerous plant disease or insect infestation, specified in the notice of quarantine \* \* \* in manner or method or under conditions other than those prescribed by the Secretary of Agriculture. It also provides that any person who shall violate any of the provisions of this act, or who shall forge, counterfeit, alter, deface, or destroy any certificate provided for in this act or in the regulations of the Secretary of Agriculture shall be deemed guilty of a misdemeanor and shall, upon conviction thereof, be punished by a fine not exceeding \$500, or by imprisonment not exceeding 1 year, or both such fine and imprisonment, in the discretion of the court.

#### STATE AND FEDERAL INSPECTION

Certain of the quarantined States have promulgated quarantine regulations restricting intrastate movement supplemental to the Federal quarantine. These State regulations are enforced in cooperation with the Federal authorities. Copies of either the Federal or State quarantine orders may be obtained at the office of the Bureau of Entomology and Plant Quarantine, Room 6, Gates-Cook Building (Tel. 1591), P. O. Box 989, Gulfport, Miss., or through a White-fringed Beetle Inspector at one of the subsidiary offices.

#### GENERAL OFFICES OF STATES COOPERATING

Alabama: Chief, Division of Plant Industry, Montgomery.

Florida: Plant Commissioner, State Plant Board, Gainesville.

Louisiana: State Entomologist, Baton Rouge.

Mississippi: Entomologist, State Plant Board, State College.

North Carolina: State Entomologist, Department of Agriculture, Raleigh.

[F. R. Doc. 44-17935; Filed, Nov. 24, 1944; 11:12 a. m.]

#### Chapter XI—War Food Administration (Distribution Orders)

[WFO 79-102, Amdt. 6]

#### PART 1401—DAIRY PRODUCTS

#### DELEGATION OF AUTHORITY TO MARKET AGENTS IN ADMINISTRATION OF WAR FOOD ORDERS FOR CONSERVATION AND DISTRIBUTION OF FLUID MILK AND CREAM

Pursuant to War Food Order No. 79, as amended (8 F.R. 12426, 13283, 9 F.R. 4321, 4319), dated September 7, 1943, and

to effectuate the purposes thereof, War Food Order No. 79-102, as amended (8 F.R. 16313, 9 F.R. 337, 4321, 4319, 4500, 10241, 11308, 12948), is hereby further amended by adding as (7) in § 1401.135 (b) the following provision:

(7) With the prior approval of the Chief, Dairy and Poultry Branch, Office of Distribution, to increase quotas for any handler for the quota period of December 1944: *Provided*, That no increase of more than 5 percent of his base deliveries of milk or butterfat in milk, or of more than 10 percent of his base deliveries of butterfat in cream, including in such increase any transfers permitted under the authority of (3) and (4) of this section, may be made.

The provisions of this amendment shall become effective at 12:01 a. m., e. w. t., December 1, 1944. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 79-102, as amended, prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 79-102, as amended, in effect prior to the effective time hereof, shall continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 79, 8 F.R. 12426, 13283; 9 F.R. 4321, 4319)

Issued this 23d day of November 1944.

C. W. KITCHEN,  
Acting Director of Distribution.

[F. R. Doc. 44-17907; Filed, Nov. 23, 1944; 3:34 p. m.]

#### TITLE 16—COMMERCIAL PRACTICES

#### Chapter I—Federal Trade Commission

[Docket No. 4886]

#### PART 3—DIGEST OF CEASE AND DESIST ORDERS

#### THE COLRAN INSTITUTE ET AL.

§ 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or services*; § 3.6 (y10) *Advertising falsely or misleadingly—Scientific or other relevant facts*; § 3.96 (a) *Using misleading name—Goods—Qualities or properties*. In connection with the offering for sale, or distribution of respondents' electrical device designated "The Electric Facial Rejuvenator" and "The Colran Electro-Lifter", and respondents' cosmetic preparations designated "Cleaning Oil", "Contact Solution", "Special Cleansing Solution", and "Conditioning Oil", or any other products of a substantially similar nature or possessing substantially similar properties, whether sold under the same names or any other names disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means to induce, etc., directly or indirectly, purchase in commerce, etc.,

of said products, which advertisements represent, directly or by implication, (a) that face lifting can be accomplished without surgery; (b) that the use of respondents' products, or any of them, will lift the face; (c) that the use of respondents' products, or any of them, will remove wrinkles, lines, or sagging skin from the face or neck, or replace such conditions with revitalized, youthful skin; (d) that the use of respondents' products, or any of them, will restore to the user's face the contour of youth, or eliminate the signs of age; or (e) that the use of respondents' products, or any of them, will rejuvenate the skin; or which advertisements (f) use the word "Rejuvenator", or any word of similar import, alone or in connection with any other word or words, to designate, describe, or refer to respondents' device; or (g) use the word "Lifter", or any word of similar import, alone or in connection with any other word or words, to designate, describe, or refer to respondents' device; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, The Colran Institute et al., Docket 4886, October 9, 1944]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 9th day of October A. D. 1944.

*In the Matter of Delmar M. Randall, an Individual Doing Business as the Colran Institute, and Mervyn E. Randall, an Individual*

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondents, testimony and other evidence taken before a trial examiner of the Commission theretofore duly designated by it, report of the trial examiner upon the evidence and the exceptions to such report, and brief in support of the complaint (no brief having been filed by respondents and oral argument not having been requested); and the Commission having made its findings as to the facts and its conclusion that the respondents have violated the provisions of the Federal Trade Commission Act:

*It is ordered*, That the respondents, Delmar M. Randall, individually and trading as The Colran Institute, or trading under any other name, and Mervyn E. Randall, and their agents, representatives, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, or distribution of respondents' electrical device designated "The Electric Facial Rejuvenator" and "The Colran Electro-Lifter", and respondents' cosmetic preparations designated "Cleansing Oil", "Contact Solution", "Special Cleansing Solution", and "Conditioning Oil", or any other product of a substantially similar nature or possessing substantially similar properties, whether sold under the same names or any other names, do forthwith cease and desist from directly or indirectly:

1. Disseminating or causing to be disseminated any advertisement by means of the United States mails, or by any



means in commerce, as "commerce" is defined in the Federal Trade Commission Act, which represents, directly or by implication:

(a) That face lifting can be accomplished without surgery;

(b) That the use of respondents' products, or any of them, will lift the face;

(c) That the use of respondents' products, or any of them, will remove wrinkles, lines, or sagging skin from the face or neck, or replace such conditions with revitalized, youthful skin;

(d) That the use of respondents' products, or any of them, will restore to the user's face the contour of youth, or eliminate the signs of age;

(e) That the use of respondents' products, or any of them, will rejuvenate the skin; or which advertisement:

(f) Uses the word "Rejuvenator", or any word of similar import, alone or in connection with any other word or words, to designate, describe, or refer to respondents' device;

(g) Uses the word "Lifter", or any word of similar import, alone or in connection with any other word or words, to designate, describe, or refer to respondents' device.

2. Disseminating or causing to be disseminated any advertisement by any means for the purpose of inducing or which is likely to induce, directly or indirectly, the purchase of said products in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisement contains any representation prohibited in paragraph 1 hereof.

*It is further ordered*, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 44-17941; Filed, Nov. 24, 1944;  
11:24 a. m.]

[Docket No. 5119]

### PART 3—DIGEST OF CEASE AND DESIST ORDERS

#### HOWARD CLOCK CORP.

§ 3.6 (cc) *Advertising falsely or misleadingly—Source or origin—Maker:* § 3.66 (k) *Misbranding or mislabeling—Source or origin—Maker or seller:* § 3.96 (a) *Using misleading name—Goods—Source or origin—Maker:* § 3.96 (b) *Using misleading name—Vendor—Identity.* In connection with the offering for sale, sale and distribution of clocks and watches in commerce, (1) using the word "Howard", or any simulation thereof, in any way to designate, describe, or refer to clocks or watches not the product of E. Howard Watch & Clock Company or its successors; or (2) representing in any manner that clocks or watches not the product of E. Howard Watch & Clock Company or its successors are the product of said company or its successors; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C. sec. 45b) [Cease and desist order,

Howard Clock Corporation, Docket 5119, October 9, 1944]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 9th day of October A. D. 1944.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the answer of respondent, in which answer respondent admits all the material allegations of fact set forth in said complaint and states that it waives all intervening procedure and further hearings as to said facts, and the Commission having made its findings as to the facts and its conclusion that respondent has violated the provisions of the Federal Trade Commission Act:

*It is ordered*, That respondent Howard Clock Corporation, its officers, representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, and distribution of clocks or watches in commerce as "commerce" is defined in the Federal Trade Commission Act do forthwith cease and desist from:

1. Using the word "Howard," or any simulation thereof in its corporate or trade name.

2. Using the word "Howard" or any simulation thereof, in any way to designate, describe, or refer to clocks or watches not the product of E. Howard Watch & Clock Company or its successors.

3. Representing in any manner that clocks or watches not the product of E. Howard Watch & Clock Company or its successors are the product of said company or its successors.

*It is further ordered*, That the respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 44-17942; Filed, Nov. 24, 1944;  
11:24 a. m.]

### TITLE 21—FOOD AND DRUGS

#### Chapter I—Food and Drug Administration, Federal Security Agency

[Docket No. FDC-42]

#### PART 36—SHELLFISH: DEFINITIONS AND STANDARDS OF IDENTITY; QUALITY; AND FILL OF CONTAINER

##### STANDARDS OF FILL OF CONTAINERS FOR CANNED OYSTERS

By virtue of the authority vested in the Federal Security Administrator by provisions of the Federal Food, Drug, and Cosmetic Act (52 Stat. 1046, 1047, and 1055, 21 U. S. C. secs. 341, 343 (h) (2) and 371), the Reorganization Act of 1939 (53 Stat. 561 ff., 5 U.S.C. sec. 133-133v), and Reorganization Plans No. I (53 Stat. 1423) and No. IV (54 Stat. 1234); and upon the basis of evidence of record at

the hearing duly held pursuant to notice issued on July 20, 1944 (9 F.R. 8192), and no objection having been filed to the proposed order published on October 20, 1944 (9 F.R. 12657-9), the following order is hereby promulgated:

*Findings of fact.* 1. On May 27, 1912 the Secretary of Agriculture, to facilitate the enforcement of the Food and Drugs Act of 1906, issued an announcement known as Food Inspection Decision 144 with regard to fill of containers for canned foods. This announcement was general in terms and pertinent provisions stated in substance that in canned food products the can serves not only as a container but also as an index to the quantity of food therein; that the can should be as full of food as practicable for packing and processing without injuring the quality or appearance of contents; and that when food is packed with water, brine, etc. the can should be as full of the food as practicable and should contain only sufficient liquid to fill the interstices and cover the product.

2. On February 19, 1914, after extended investigation the Bureau of Chemistry of the Department of Agriculture, which had charge of the administration of the Food and Drugs Act of 1906, issued a Service and Regulatory Announcement designated S. R. A., Chemistry 1. This announcement contained among other provisions the following:

3. Weights of oyster meat required in cans of various sizes.

This notice is issued to inform the trade that pending further investigation the weights agreed upon by the canners at their meeting in Washington in October, 1912, will be regarded by the board as satisfactorily fulfilling the requirements of Food Inspection Decision No. 144. It is expected, however, that the "cut-out" weight of all cans shall conform with this agreement, and where a variation occurs it shall be as often above as below the agreed weight. The weights which have been agreed upon are given below.

Size of can		Weight of drained oysters "cut-out"
Diameter	Height	
Inches 2 1/4	Inches 2 3/4	Ounces 3
2 1/2	3 1/4	4
2 3/4	4	5
3	4 1/4	8
3 1/4	4 3/4	10

3. The drained weights prescribed by this announcement are from 42% to 49% of the estimated water capacity of the respective cans.

4. Cans of oysters filled to the minima prescribed by the announcement are only about two-thirds full of oysters. When so filled the cans contain a smaller quantity of oysters than consumers expect from the size of the container. This percentage of fill is much below that found in other canned foods generally.

5. Prior to 1928 all oyster canneries in this country were located along the Atlantic coast and the Gulf coast. In 1928 oyster canning was begun on the Pacific coast. At present oyster canneries are situated principally on the South Atlantic and Gulf coasts and the North-west Pacific coast.

6. The oysters canned on the Atlantic coast and Gulf coast are for practical purposes the same type but those canned on the Pacific coast are of different species, and are considerably larger in size.

7. After the shell oysters are delivered to the cannery it is the practice of some canneries to wash them. The procedure in all canneries thereafter is essentially the same. The oysters are placed in baskets or cars and then in a retort or steam box and steamed (or pre-cooked, as it is sometimes called). After steaming they are shucked, washed, and drained, sometimes graded, and filled into the cans by hand. Each can is filled with a predetermined weight of oysters, brine or water and a salt tablet are added, and the cans are sealed by machine and then processed by heat to prevent spoilage of the product.

8. The steaming causes the shells to open and thus permit easy shucking, at the same time the oyster meat loses liquid and shrinks in both size and weight. Until the maximum shrinkage is reached increased time or temperature of steaming increases the shrinkage. The time and temperature of steaming varies in different canneries and at different times in the same cannery, depending on a number of factors such as the amount of shrinkage the canner desires and the difference of composition of the oysters.

9. In general Pacific coast canneries do not steam to the same extent as Atlantic and Gulf canneries. In Atlantic and Gulf packed oysters there is usually a slight gain in weight during processing in the can, whereas in Pacific packed oysters a considerable part of the total shrinkage takes place in the processing with a consequent loss of weight.

10. Considerable experimental work has been done in recent years by the Food and Drug Administration on Atlantic coast and Gulf coast canned oysters for the purpose of establishing a fill of container standard. Very little experimental work has been done by the Administration on Pacific coast canned oysters, the principal reason being that none have been packed there since 1942.

11. It is entirely practicable under existing cannery practices for canneries on the Atlantic coast and Gulf coast to pack oysters so that the drained weight of oysters taken from each can will be at least 68% of the water capacity of the container. Such a fill can be met in commercial practice without unreasonable difficulty and without damage to the product. When so packed the cans are reasonably full of oysters and such a fill would protect consumers from slack filling of the containers.

12. Pacific coast canners have not packed oysters commercially since 1942. They have in the past packed oysters in only two different size cans, to wit, the No. 1 can, so-called, the dimensions of which are  $2\frac{1}{16}$  inches in diameter and 4 inches in height and which has a water capacity of 10.9 ounces avoirdupois; the No. 1 tall salmon can, so-called, the dimensions of which are  $3\frac{1}{16}$  inches in diameter and  $4\frac{1}{16}$  inches in height and which has a water capacity of 16.6 ounces avoirdupois. It has been the practice of Pacific coast oyster canners to pack

the No. 1 can to give a drained weight of 5 ounces and to pack the No. 1 tall salmon can to give a drained weight of 8 ounces. There are usually from 4 to 8 oysters in the No. 1 can, the maximum number being 10, to give the 5 ounce drained weight. There are usually from 7 to 13 oysters in the No. 1 tall salmon can, the maximum number being 15, to give the drained weight of 8 ounces. The average drained weight per oyster of Pacific coast canned oysters is at least  $\frac{1}{2}$  ounce and is usually more.

13. Atlantic coast and Gulf coast canned oysters vary in size, their drained weight averaging from about 4 oysters per ounce to about 13 oysters per ounce.

14. Standards of fill of container for canned oysters in terms of percentage of water capacity of containers are generally more satisfactory than in terms of ounces per can of each size, because they would encompass any size of can, including sizes not often used.

15. A satisfactory and accurate method of determining the drained weight of canned oysters is as follows:

Keep the unopened canned oyster container at a temperature of not less than 68° or more than 95° Fahrenheit for at least 12 hours immediately preceding the determination. After opening, tilt the container so as to distribute its contents evenly over the meshes of a circular sieve which has been previously weighed. The diameter of the sieve is 8 inches if the quantity of the contents of the container is less than 3 pounds, and 12 inches if such quantity is 3 pounds or more. The bottom of the sieve is woven-wire cloth which complies with the specification for such cloth set forth under "2380 Micron (No. 8)" in Table I of "Standard Specifications for Sieves," published March 1, 1940, in L. C. 584 of the U. S. Department of Commerce, National Bureau of Standards. Without shifting the material on the sieve, so incline the sieve as to facilitate drainage. Two minutes from the time drainage begins, weigh the sieve and the drained oysters. The weight so found, less the weight of the sieve, shall be considered to be the drained weight of the oysters.

16. A satisfactory and accurate method for determining water capacity of containers is set forth in § 10.1 (a) of Title 21, Code of Federal Regulations, Cumulative Supplement.

17. When canned oysters fall below the standard of fill of container a label statement which is satisfactory and which fairly and accurately informs the consumer of that fact is the general statement of substandard fill specified in § 10.2 (b) of Title 21, Code of Federal Regulations, Cumulative Supplement, followed by the statement: "A can of this size should contain \_\_\_\_\_ oz. of oysters. This can contains only \_\_\_\_\_ oz." the blank spaces being filled in with the applicable figures.

**Conclusions.** 1. There is insufficient evidence in this record to warrant the findings of facts on which to base a standard of fill of container when drained weight of oysters in a particular can averages  $\frac{1}{2}$  ounce or more per oyster.

2. Promulgation of the regulation hereinafter prescribed, fixing and establishing a standard of fill of container for

canned oysters, will promote honesty and fair dealing in the interest of consumers.

Wherefore, the following regulation is hereby promulgated:

§ 36.6 *Canned oysters; fill of container; label statement of substandard fill.* (a) The standard of fill of containers for canned oysters when the drained weight of the oysters in the can after processing averages less than  $\frac{1}{2}$  avoirdupois ounce per oyster is a fill such that the drained weight of oysters taken from each container is not less than 68 percent of the water capacity of the container.

(b) For the purposes of this section canned oysters means oysters packed into containers which are then sealed and processed by heat to prevent spoilage.

(c) Water capacity of containers is determined by the general method provided in § 10.1 (a) of this chapter (21 CFR, Cum. Supp., 10.1).

(d) Drained weight is determined by the following method:

Keep the unopened canned oyster container at a temperature of not less than 68° or more than 95° Fahrenheit for at least 12 hours immediately preceding the determination. After opening, tilt the container so as to distribute its contents evenly over the meshes of a circular sieve which has been previously weighed. The diameter of the sieve is 8 inches if the quantity of the contents of the container is less than 3 pounds, and 12 inches if such quantity is 3 pounds or more. The bottom of the sieve is woven-wire cloth which complies with the specifications for such cloth set forth under "2380 Micron (No. 8)," in Table I of "Standard Specifications for Sieves," published March 1, 1940 in L. C. 584 of the U. S. Department of Commerce, National Bureau of Standards. Without shifting the material on the sieve, so incline the sieve as to facilitate drainage. Two minutes from the time drainage begins, weigh the sieve and the drained oysters. The weight so found, less the weight of the sieve, shall be considered to be the drained weight of the oysters.

(e) If canned oysters fall below the standard of fill of container prescribed in paragraph (a) of this section, the label shall bear the general statement of substandard fill specified in § 10.2 (b) of this chapter (21 CFR, Cum. Supp.), in the manner and form therein specified, followed by the statement, "A can of this size should contain \_\_\_\_\_ oz. of oysters. This can contains only \_\_\_\_\_ oz." the blanks being filled in with the applicable figures.

(52 Stat. 1046, 1047, and 1055, 21 U.S.C. secs. 341, 343 (h) (2) and 371; the Reorganization Act of 1939, 53 Stat. 561 ff. 5, U.S.C. sec. 133-133v; and Reorganization Plans No. I, 53 Stat. 1423, and No. IV, 54 Stat. 1234)

The regulation hereby promulgated shall become effective on the ninetieth day following the date of publication of this order in the FEDERAL REGISTER.

Dated: November 18, 1944.

[SEAL]

PAUL V. MCNUTT,  
Administrator.

[F. R. Doc. 44-17345; Filed, Nov. 21, 1944; 11:39 a. m.]

# TITLE 31—MONEY AND FINANCE: TREASURY

## Chapter I—Monetary Offices, Department of the Treasury

### PART 131—GENERAL LICENSES UNDER EX- ECUTIVE ORDER NO. 8389, APRIL 10, 1940, AS AMENDED AND REGULATIONS ISSUED PURSUANT THERETO

#### FOREIGN FUNDS CONTROL; ITALY

NOVEMBER 24, 1944.

Amendment to General License No. 32A under Executive Order No. 8389, as amended, Executive Order No. 9193, section 5 (b) of the Trading with the Enemy Act, as amended by the First War Powers Act, 1941, relating to foreign funds control.

Section 131.32a *General License* No. 32A is hereby amended in the following respects:

1. Paragraph (a) (3) is amended by adding the following at the end thereof:

(iii) When the remittance is to any individual within the area specified in paragraph (h) (3) hereof, to a post-liberation blocked account in the name of "Bank of Italy, Account AF".

2. Paragraph (f) is amended to read as follows:

(f) *Waiver of General Ruling No. 5A.* Domestic banks are authorized, notwithstanding General Ruling No. 5A, to send to and receive from the banks referred to in paragraph (a) (3) hereof non-negotiable bank payment orders covering remittances or refunds authorized herein.

3. Paragraph (h) is amended by adding the following at the end thereof:

(3) The following provinces of Italy: Viterbo, Terni, Teramo, Rieti, Pescara, Macerata, Grosseto, Chieti, Aqulla and Ascoli-Piceno.

(Sec. 5 (b), 40 Stat. 415 and 966; sec. 2, 48 Stat. 1; 54 Stat. 179; 55 Stat. 838; E.O. 8389, April 10, 1940, as amended by E.O. 8785, June 14, 1941, E.O. 8832, July 26, 1941, E.O. 8963, Dec. 9, 1941; and E.O. 8998, Dec. 26, 1941; E.O. 9193, July 6, 1942; Regulations, April 10, 1940, as amended June 14, 1941, and July 26, 1941)

[SEAL] HERBERT E. GASTON,  
*Acting Secretary of the Treasury.*

[F. R. Doc. 44-17944; Filed, Nov. 24, 1944;  
11:28 a. m.]

## Chapter II—Fiscal Service

### Subchapter B—Bureau of the Public Debt

[1944 Dept. Circ. 530, 5th Rev., Amdt. 7]

### PART 315—REGULATIONS GOVERNING UNITED STATES SAVINGS BONDS

#### SERIES F-AND G BONDS

NOVEMBER 17, 1944.

Department Circular No. 530, Fifth Revision, dated June 1, 1942, as amended (31 CFR, Cum. Supp., Part 315), is hereby further amended as follows:

1. Section 315.5 is amended by striking out the second sentence of the first paragraph as amended, and inserting in lieu thereof the following: "Bonds of

these two series may also be registered in the names of fiduciaries, corporations, associations and partnerships as owners (not as coowners or beneficiaries), but may not be registered in the names of commercial banks, which are defined for this purpose as those accepting demand deposits, except to such extent and under such conditions as may have been or may hereafter be provided specifically in official circulars governing the offering of other Treasury securities."

2. Section 315.9 (c) as amended, is hereby further amended to read as follows:

§ 315.9 *Amount which may be held.* \* \* \*

(c) Series F and G—\$50,000 (issue price) for the calendar year 1941, and \$100,000 (issue price) for each calendar year thereafter, of either series or of the combined aggregate of both, except that, in the case of commercial banks authorized to acquire such bonds in accordance with § 315.5, the limitation shall be such as may have been or may hereafter be provided specifically in official circulars governing the offering of other Treasury securities, but in no event in excess of \$100,000 (issue price) for any calendar year.

[SEAL] D. W. BELL,  
*Acting Secretary of the Treasury.*

[F. R. Doc. 44-17904; Filed, Nov. 23, 1944;  
3:32 p. m.]

[1944 Dept. Circ. 654, 2d Rev., Amdt. 2]

### PART 318—REGULATIONS GOVERNING UNITED STATES SAVINGS BONDS, SERIES F AND G

#### LIMITATION ON HOLDINGS

NOVEMBER 17, 1944.

Sections 318.4 (a) and 318.5 (a) (2) of Department Circular No. 654, Second Revision, dated January 1, 1944, as amended (31 C.F.R. 318), are hereby further amended to read as follows:

§ 318.4 *Limitation on holdings.* (a) The amount of United States Savings Bonds of Series F, or of Series G, or the combined aggregate amount of both series originally issued during any one calendar year to any one person, including those registered in the name of that person alone, and those registered in the name of that person with another named as coowner, that may be held by that person at any one time shall not exceed \$100,000 (issue price): except that in the case of commercial banks authorized to acquire such bonds in accordance with § 318.5 (a) (2) hereof, the amount shall be such as may have been or may hereafter be provided specifically in official circulars governing the offer-

\* Circulars heretofore issued making provisions for subscription to Series F and Series G bonds by commercial banks are Circulars Nos. 729 and 740, offering 2½% Treasury Bonds of 1965-70; Circular No. 730, offering 2½% Treasury Bonds of 1956-59; and Circular No. 741, offering 2% Treasury Bonds of 1952-54. Circular No. 755, offering 2½% Treasury Bonds of 1966-71, and Circular No. 756, offering 2% Treasury Bonds of 1952-54, will also contain similar provisions.

ing of other Treasury securities,<sup>1</sup> but in no event in excess of \$100,000 (issue price) for any one calendar year.

§ 318.5 *Authorized forms of registration.* (a) United States Savings Bonds of Series F and Series G may be registered only in one of the following forms:

(2) In the name of an incorporated or unincorporated body in its own right; but may not be registered in the names of commercial banks, which are defined for this purpose as those accepting demand deposits, except to such extent and under such conditions as may have been or may hereafter be provided specifically in official circulars governing the offering of other Treasury securities.

[SEAL] D. W. BELL,  
*Acting Secretary of the Treasury.*

[F. R. Doc. 44-17905; Filed, Nov. 23, 1944;  
3:32 p. m.]

## TITLE 32—NATIONAL DEFENSE

### Chapter VI—Selective Service System

[Amdt. 265]

### PART 653—WORK OF NATIONAL IMPORTANCE UNDER CIVILIAN DIRECTION

#### DUTIES

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

Amend § 653.12 to read as follows:

§ 653.12 *Duties.* Assignees shall report to the camp to which they are assigned or transferred; remain therein until released or transferred elsewhere by proper authority, except when performing assigned duties or on authorized missions or leave outside of camp; perform their assigned duties promptly and efficiently; keep their persons, clothing, equipment, and quarters neat and clean; conserve and protect Government property; conduct themselves both in and outside of the camp so as to bring no discredit to the individual or the organization; comply with any order to transfer from one camp or project to another, and leave the camp or project from which they are transferred and proceed and report to the camp or project to which they are transferred in accordance with such orders; and comply with such camp rules as may be prescribed or such directions as may be issued from time to time by the Director of Selective Service.

The foregoing amendment to the Selective Service Regulations shall be effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and shall be effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,  
*Director.*

NOVEMBER 23, 1944.

[F. R. Doc. 44-17923; Filed, Nov. 24, 1944;  
9:16 a. m.]



## Chapter VIII—Foreign Economic Administration

## Subchapter B—Export Control

[Amdt. 257]

## PART 801—GENERAL REGULATIONS

## REFUNDS OF SUBSIDY PAYMENTS

Paragraph (d) of § 801.16 *Refunds of subsidy payments* is hereby amended by adding to the schedules of refunds set forth therein the following schedule of refunds to be made by exporters of processed prunes and processed raisins of the 1944 crop:

## SCHEDULE A-2—SCHEDULE OF REFUNDS TO BE MADE TO COMMODITY CREDIT CORPORATION BY EXPORTERS OF DRIED PRUNES AND RAISINS (1944 CROP)

## PROCESSED RAISINS, 1944 CROP

Type and variety of standard quality raisins	Refund per ton (2,000 pounds)
Natural Thompson Seedless	\$78.16
Seeded muscat	107.25
Loose muscat	93.47
Sultana	82.93
Golden Bleached, Choice Color Thompson Seedless	78.39
Golden Bleached, Ex. Choice Color, Thompson Seedless	79.48
Golden, Bleached, Fancy Color Thompson Seedless	78.18
Sulphur Bleached Thompson Seedless	78.99
Soda Dipped Thompson Seedless	78.05

## PROCESSED PRUNES, 1944 CROP

Grade size group	Packed point	Refund per ton (2,000 pounds)
California Thrae District:		
15/20	20	\$75.10
18/24	24	75.12
20/30	29	75.13
30/40	39	74.23
40/50	49	74.25
50/60	59	74.28
60/70	69	74.32
70/80	79	74.34
80/90	89	74.38
90/100	99	74.39
100/120	119	74.45
California Outside District and Northwest French:		
15/20	20	75.11
18/24	24	75.12
20/30	29	75.13
30/40	39	74.24
40/50	49	74.27
50/60	59	74.30
60/70	69	74.33
70/80	79	74.37
80/90	89	74.39
90/100	99	74.41
100/120	119	74.47
Northwest Italian:		
15/20	20	78.88
18/24	24	78.83
20/30	29	78.75
30/40	39	81.03
35/45	44	80.94
40/50	49	80.79
50/60	59	80.60
60/70	69	80.21
70/80	79	79.93
80/90	89	79.63
90/100	99	79.59
100/120	119	78.84

<sup>1</sup> The refund for prunes having a packed point falling between any two packed points shown in this schedule will be that shown for higher of such packed points. Example: The refund for California Thrae District prunes with a packed point of 37 will be the refund for prunes with a packed point of 39, or \$74.23 per ton.

This amendment shall become effective December 5, 1944.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; Pub. Law 397, 78th Cong.; E.O. 9361, 8 F.R.

No. 236—2

9861; Order No. 1, 8 F.R. 9338; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

Dated: November 18, 1944.

S. H. LEBENSBERGER,  
Director,  
Requirements and Supply Branch,  
Bureau of Supplies.

[F. R. Doc. 44-17881; Filed, Nov. 23, 1944;  
11:04 a. m.]

[Amdt. 258]

## PART 805—SELECTED DESTINATIONS CLEARANCE PROCEDURE

## INDIVIDUAL LICENSE PROCEDURE

Paragraph (a) of § 805.4 *Individual license procedure* is hereby amended to read as follows:

Individual licenses permitting shipments to selected destinations shall be valid for the calendar quarter for which the license has been issued and the next succeeding calendar quarter unless the period of validity is reduced or extended by the Foreign Economic Administration, or is otherwise stated on the license.

This amendment shall be effective as of October 1, 1944 and shall apply to all licenses authorizing exportations to selected destinations issued on or after such date.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; Pub. Law 397, 78th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9338; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

Dated: November 18, 1944.

S. H. LEBENSBERGER,  
Director,  
Requirements and Supply Branch,  
Bureau of Supplies.

[F. R. Doc. 44-17882; Filed, Nov. 23, 1944;  
11:04 a. m.]

[Amdt. 259]

## PART 801—GENERAL REGULATIONS

## PART 802—GENERAL LICENSES

## PAPER AND PAPER PRODUCTS

Section 801.2 *Prohibited exportations* is hereby amended in the following particulars: In the column headed "General License Group" the group and country designations assigned to the commodity listed below, at every place where said commodity appears in said section, is hereby amended to read as follows:

Commodity	Department of Commerce No.	General License group
Paper, related products and manufactures:		
Blotting paper	4741.00	K.
Sheathing and building paper	4734.00	K.
Other tissue and crepe paper	4724.03	K.
Carbon tissue paper containing 100% rag or flax	4724.03	K.
Other tissue and crepe paper, n. e. s.	4724.03	None.

Paragraph (b) of § 802.27 *General License "GLQ"* is hereby amended by adding to the description of the commodity "Other tissue and crepe paper" listed therein the words "(except carbon tissue paper containing 100% rag or flax)", and by deleting from the commodities listed therein the following commodities:

Commodity: Schedule B No.  
Blotting paper..... 4741.00  
Sheathing and building paper..... 4735.00

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; Pub. Law 397, 78th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9338; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

Dated: November 18, 1944.

S. H. LEBENSBERGER,  
Director,  
Requirements and Supply Branch,  
Bureau of Supplies.

[F. R. Doc. 44-17233; Filed, Nov. 23, 1944;  
11:04 a. m.]

[Amdt. 260]

## PART 801—GENERAL REGULATIONS

## PROHIBITED EXPORTATIONS; CHEMICAL COMMODITIES

Section 801.2 *Prohibited exportations* is hereby amended in the following particulars: In the column headed "General License Group" the group and country designations assigned to the commodity listed below, at every place where said commodity appears in said section, is hereby amended to read as follows:

Commodity	Department of Commerce No.	General License group
Chemical specialties:		
Other agricultural insecticides, fungicides, and similar preparations and materials, dry or liquid basis.	8203.03	
Bordeaux mixture	8203.03	None.
Copper fungicides	8203.03	None.
DIP (dibutyl diphenyl isobutylate)	8203.03	None.
Miscellaneous alkali	8203.03	None.
Sodium arsenite as an agricultural insecticide	8203.03	None.
Other agricultural insecticides, fungicides and similar preparations and materials, dry or liquid basis, n. e. s.	8203.03	None.

Shipments of any of the above commodities removed from general license, which were on dock, on lighter, laden aboard the exporting carrier, or in transit to a port of exit pursuant to an actual order for export prior to the effective date of this amendment may be exported under the previous general license provisions. Shipments of such commodities moving to a vessel subsequent to the effective date of this amendment pursuant to Office of Defense Transportation permits issued prior to such date may also be exported under the previous general license provisions.

This amendment shall become effective November 27, 1944.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; Pub. Law 397, 78th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

Dated: November 18, 1944.

S. H. LEBENSBURGER,  
Director,  
Requirements and Supply Branch,  
Bureau of Supplies.

[F. R. Doc. 44-17884; Filed, Nov. 23, 1944;  
11:04 a. m.]

## Chapter IX—War Production Board

**AUTHORITY:** Regulations in this chapter, unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 876, as amended by 55 Stat. 236 and 56 Stat. 177; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

### PART 3129—SULFURIC ACID

[General Preference Order M-257,  
Revocation]

**Section 3129.1 General Preference Order M-257** and all directions and authorizations issued under that section are hereby revoked, effective December 1, 1944, except as to use and delivery of sulfuric acid during December, 1944, by suppliers located in the states of Washington, Oregon, California, Arizona, New Mexico, Nevada, Utah, Colorado, Wyoming, Idaho, and Montana. This revocation does not affect any liabilities incurred thereunder.

Sulfuric acid is subject to allocation under General Allocation Order M-300 as an Appendix B material, subject to Schedule 74 issued simultaneously with this revocation. The initial allocation date under the schedule is December 1, 1944.

Issued this 23d day of November 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-17910; Filed, Nov. 23, 1944;  
3:50 p. m.]

### PART 3293—CHEMICALS

[General Allocation Order M-300, Schedule  
74]

#### SULFURIC ACID

§ 3293.1074 *Schedule 74 to General Allocation Order M-300*—(a) *Definitions.* (1) "Sulfuric acid" means all grades and strengths of sulfuric acid, both virgin and fortified, and includes oleum and recovered or spent sulfuric acid.

(2) "Supplier" means any person who produces sulfuric acid for his own use or for sale, or who purchases sulfuric acid for redelivery as sulfuric acid, with or without further concentration or refinement, or who purchases sulfuric acid

for his own use and redelivers the spent or recovered sulfuric acid.

(b) *General provisions.* Sulfuric acid is subject to the provisions of General Allocation Order M-300 as an Appendix B material. The initial allocation date is December 1, 1944. The allocation period is the calendar month. The small order exemption without use certificate is 500 tons (net tons, basis 100% H<sub>2</sub>SO<sub>4</sub>) per person per month.

(c) *Transition from M-257.* Order M-257 and all directions and authorizations issued under it are revoked, effective December 1, 1944, except as to use and delivery of sulfuric acid during December, 1944, by suppliers located in the states of Washington, Oregon, California, Arizona, New Mexico, Nevada, Utah, Colorado, Wyoming, Idaho, and Montana. Customers may order sulfuric acid from these suppliers for delivery during December, 1944, and may use the acid delivered on these orders, without filing the certificates required by paragraph (h) of this schedule.

(d) *Special provisions for December, 1944.* Except in the case of suppliers located in the states of Washington, Oregon, California, Arizona, New Mexico, Nevada, Utah, Colorado, Wyoming, Idaho and Montana:

(1) During December, 1944, any supplier may deliver sulfuric acid without application or specific authorization to any person who certifies that the acid is required for export, petroleum refining, or for the production of tetraethyl lead, bichromates, industrial explosives, military explosives, hydrofluoric acid, silica gel or rubber (including synthetic).

(2) During December, 1944, any supplier may deliver sulfuric acid without application or specific authorization to any person who certifies that the acid is required for production of any product not listed in paragraph (d) (1) above, *Provided*, That the quantity delivered to any one person for these products shall not exceed 75% of the amount of sulfuric acid delivered by the supplier to that person for all purposes during October, 1944.

(3) During December, 1944, any supplier may, without application or specific authorization, use any quantity of sulfuric acid for the purposes listed in paragraph (d) (1) above, plus a quantity for unlisted purposes not exceeding 75% of the amount of sulfuric acid used by him for unlisted purposes during October, 1944.

(4) During December, 1944, any supplier may use or deliver to any customer up to 500 tons (100% H<sub>2</sub>SO<sub>4</sub> basis) of sulfuric acid without having first been allocated an aggregate quantity for such small orders.

(5) Each supplier filing application on Form WPB-2947 for December use or delivery shall report the total amount of sulfuric acid (100% H<sub>2</sub>SO<sub>4</sub> basis) which he expects to deliver and use under paragraphs (d) (1), (2), (3) and (4) above, and shall apply for authorization pursuant to paragraph (g) below for authorization for use or delivery which is not exempt.

(e) *Residual sulfuric acid.* Any person who has received sulfuric acid on a

purchase order certified for a particular purpose, or who has been specifically authorized to use sulfuric acid for a particular purpose, may use the residual sulfuric acid which is no longer suitable for the particular purpose for any other purpose except superphosphate production, without application or specific authorization. If he wishes to use the residual acid for superphosphate he shall apply for specific authorization to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-74. He may deliver the residual acid to or for the account of the person who supplied him with the original acid (if delivery is to be made to another for the account of the original supplier, the original supplier must obtain specific authorization of the War Production Board as in the case of deliveries made from the supplier's own plant). Any other delivery of the residual acid must be specifically authorized upon application pursuant to paragraph (g) of this schedule.

(f) *Exemption for ordnance plants.* Any government-owned ordnance plant may use its own production of sulfuric acid in the manufacture of military explosives, without application or specific authorization.

(g) *Suppliers' application on WPB-2947.* Each supplier seeking authorization to use or deliver shall file application on Form WPB-2947 (formerly PD-602). Filing date is the 15th day of the month before the proposed delivery month (however, applications for December, 1944 deliveries shall be filed as soon as possible after issuance of this schedule). File a separate set of forms for each of the applicant's supplying plants. Send three copies (one certified) to the War Production Board, Washington 25, D. C., Ref: M-300-74. The unit of measure is tons (2000 lbs.) on basis of 100% H<sub>2</sub>SO<sub>4</sub>. Leave grade space blank.

Fill in Table I as indicated, subject to the following instructions:

(1) List each customer ordering for any of the following purposes, specifying the quantity ordered for each use:

Petroleum products  
Hydrochloric acid  
Ethylene dibromide  
Primary chromium chemicals (including chromic acid)  
Military explosives  
Hydrofluoric acid  
Phenol  
Silica gel  
Rubber (including synthetic)  
Export (specify Lend-Lease requisition and contract number, or specify export license number)  
Resale on further authorization.

(2) In the case of customers ordering for any of the following purposes, do not specify the customers' names in Column 1, but list in Column 4 the total quantity ordered for each use specified in Column 1a:

Iron and steel  
Other metallurgical  
Superphosphate fertilizer  
Sodium phosphates  
Sulfate of ammonia  
Lead, zinc, or titanium pigments  
Rayon  
Cellulose film and sponges  
Aluminum sulfate

Other chemical products  
Exempt uncertified small orders (including  
certified orders for small order resale)  
Miscellaneous (not specified above)

In Column 7 (Remarks) specify whether the acid referred to in each Column 4 entry is oleum, virgin, spent or fortified, and specify the strength.

A supplier seeking authorization to use any part of his own stock of sulfuric acid shall list his own requirements in the same way as for his customers. If the request is for a use listed in paragraph (g) (2) above, he shall list his own name in Column 1. However, if a supplier has purchased sulfuric acid from another supplier for use in his own manufacturing operations, he may use this acid as certified on the purchase order without application or specific authorization on Form WPB-2947.

Fill in Table II, listing oleum, virgin, spent and fortified sulfuric acid separately in Column 8 and filling in the other columns accordingly.

(h) *Certified statements of use.* Each person placing orders for delivery of more than 500 tons (net tons, 100% H<sub>2</sub>SO<sub>4</sub> basis) per month of sulfuric acid in the aggregate from all suppliers, shall furnish each supplier with a certified statement of proposed use, followed by the certification "Use certified—Ref: M-300" and authorized signature (as prescribed in Appendix D of Order M-300). Specify purpose for which the acid is ordered in terms of the purposes listed in paragraphs (g) (1) and (2) above.

(i) *Budget Bureau approval.* The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(j) *Communications to War Production Board.* Reports and communications concerning this schedule shall be addressed to: War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-74.

Issued this 23d day of November 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-17911; Filed, Nov. 23, 1944;  
3:51 p. m.]

#### PART 1010—SUSPENSION ORDERS

[Suspension Order No. S-593, Reinstatement and Amdt.]

##### GENERAL ENGRAVING CO.

General Engraving Company, 538 South Clark Street, Chicago, Illinois, a corporation engaged in the printing and engraving business, was suspended on September 30, 1944 by Suspension Order No. S-593. It appealed from the provisions of the suspension order and, pending determination of the appeal, the suspension order was stayed by the Chief Compliance Commissioner on October 13, 1944. The appeal has been considered by the Chief Compliance Commissioner who has directed that the stay be terminated, and the suspension order be reinstated and amended.

In view of the foregoing; it is hereby ordered, that:

§ 1010.593 *Suspension Order No. S-593* issued September 30, 1944, be and hereby is reinstated as of January 1, 1945; the stay of execution directed by the Chief Compliance Commissioner on October 13, 1944 be and hereby is revoked as of January 1, 1945; and the suspension order be and hereby is amended by substituting the following paragraphs (a) and (c) for the present paragraphs (a) and (c):

(a) General Engraving Company, its successors and assigns, shall reduce its consumption of pulp, paper, or paper-board, during each calendar quarter commencing with the first quarter of 1945, by at least 15% under the consumption permitted by Order M-241-a, as amended from time to time, unless otherwise authorized in writing by the War Production Board.

(c) This order shall take effect on January 1, 1945, and shall expire on January 1, 1946.

Issued this 23d day of November 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-17903; Filed, Nov. 23, 1944;  
3:50 p. m.]

#### PART 1010—SUSPENSION ORDERS

[Suspension Order S-657]

##### SKYLINE FURNITURE SHOP

Leonard Boyd and Rudd Hackborn, co-partners doing business as the Skyline Furniture Shop, 4026 West 111th Street, Inglewood, California, are engaged in the business of manufacturing furniture of various patterns. During the period between February 23, 1943 and March 31, 1944, the partners consumed essential metal parts of the value of \$335.50 in the production of furniture. The partners had no base period quota for such essential metal parts and their consumption in the production of furniture without authorization constituted a violation of Limitation Order L-260. During the period beginning March 15, 1943 and ending March 31, 1944, the partnership fabricated, assembled, and delivered dressing tables of the value of \$3,413 and pedestals of the value of \$446.25, each of which were patterns of furniture which the partners had not offered for sale prior to March 15, 1943, in violation of Order L-260. During the first quarter of 1943 the partners used 3,423 board feet of lumber in excess of their authorized quota for such lumber, in violation of Order L-260-a. During the period between May 1, 1943 and December 1, 1943, the partners applied preference ratings of AA-3 to purchase orders for approximately 94,332 board feet of lumber, for ten electric motors of the value of \$413.21; for electrical supplies of the value of \$533.45, and for belting and rubber supplies of the value of \$202.52 without authorization from the War Production Board. The unauthorized application of these ratings consti-

tuted false representations to the War Production Board and subjected the partners to the administrative action provided for by § 944.18 of Priorities Regulation No. 1. Between May 10, 1943 and July 30, 1943, the partners accepted delivery of three new fractional horsepower electric motors on orders which were not approved orders, in violation of General Limitation Order L-123. Between January 1, 1943 and March 31, 1944 the partners used approximately 269,954 board feet of softwood lumber without specific authorization of the War Production Board, in violation of Conservation Order M-208. The responsible partner of the Skyline Furniture Shops was aware of the provisions of Limitation Order L-260, Limitation Order L-260-a, Limitation Order L-123, and Conservation Order M-208, and the partners' actions constituted grossly negligent violations of these orders.

These violations have diverted critical material to uses not authorized by the War Production Board and have hampered and impeded the war effort of the United States. In view of the foregoing, it is hereby ordered, that:

§ 1010.657 *Suspension Order No. S-657.* (a) Deliveries of material to Leonard Boyd and Rudd Hackborn, doing business as Skyline Furniture Shops, or under any other name, their and its successors or assigns, shall not be accorded priority over deliveries under any other contract or order, and no preference rating shall be applied, assigned or extended to such deliveries by means of preference rating certificates, preference rating orders, general preference orders, or any other orders or regulations of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve Leonard Boyd and Rudd Hackborn, doing business as Skyline Furniture Shops, or under any other name, their and its successors or assigns, from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on November 23, 1944, and shall expire on January 23, 1945.

Issued this 14th day of November 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-17803; Filed, Nov. 23, 1944;  
3:50 p. m.]

#### PART 3191—AIRCRAFT

[General Limitation Order L-313, Revocation]

##### AIRCRAFT PLUMBING FITTINGS

Section 3191.26 *General Limitation Order L-313* is hereby revoked. This revocation does not affect any liabilities incurred under the order. The manu-

facture and delivery of aircraft plumbing fittings remain subject to all other applicable regulations and orders of the War Production Board.

Issued this 24th day of November 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-17943; Filed, Nov. 24, 1944;  
11:28 a. m.]

## Chapter XI—Office of Price Administration

### PART 1400—TEXTILE FABRICS: COTTON, WOOL, SILK, SILK SYNTHETICS AND MIXTURES

[MPR 127,<sup>1</sup> Amdt. 26]

#### FINISHED PIECE GOODS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

Maximum Price Regulation No. 127 is amended in the following respects:

1. Section 1400.81 (a) (9) is amended to read as follows:

(9) "Converter-jobber" means a converter who is also a jobber or wholesaler, and includes a jobber or wholesaler controlling, controlled by or under common control with a converter.

2. In § 1400.81 (a) subparagraph (9a) is added to read as follows:

(9a) "Jobber" or "wholesaler" means a person who purchases and resells, otherwise than at retail, finished piece goods.

3. Section 1400.82 (a) is amended to read as follows:

(a) *Method of determining maximum prices.*<sup>2</sup> Except as otherwise specifically provided in this section, the maximum net selling price f. o. b. point of ship-

ment<sup>3</sup> for finished piece goods shall be determined by the following three steps:

*Step A.* Determine the sum of items 1, 2, 3 and 4 listed below and divide that sum by the division factor indicated in paragraph (g) for use in connection with those four items.

*Step B.* Divide item 5 listed below by the division factor indicated in paragraph (g) for use in connection with finishing cost. This division factor will be a different one from that used in Step A.

*Step C.* Add together the results arrived at in Step A and Step B.

(1) Basic grey goods cost, determined in accordance with paragraph (b) of this section.

(2) The grey freight, determined in accordance with paragraph (c) of this section.

(3) Working allowance, determined in accordance with paragraph (d) of this section.

(4) Put up charges, determined in accordance with paragraph (f) of this section.

(5) Finishing cost, determined in accordance with paragraph (e) of this section.

4. Section 1400.82 (b) (5) is revoked.

5. Section 1400.82 (d) (1) is amended to read as follows:

(1) Except as provided in subparagraphs (3) and (4) of this paragraph, the working allowance which may be used in determining the maximum price under paragraph (a) of this section shall be the actual figure specified by the finisher in his contract: *Provided*, That if the working allowance specified in the contract shall exceed the actual shrinkage of the fabric by more than 2%, then such actual shrinkage plus such 2% tolerance shall constitute the maximum working allowance to be used in determining the maximum price for the finished piece goods.

In the event that there is a net yardage gain as a result of the finishing process, such gain must be deducted from the basic grey goods cost under paragraph (b) of this section.

6. Section 1400.82 (d) (2) is revoked.

7. In § 1400.82 (e) (8) the third and fourth sentences (beginning "What constitutes ----" and ending "---- dealt with in subdivision (iii)") are revoked.

8. Section 1400.82 (e) (8) (i) is amended to read as follows:

(i) *How to treat "excess finishing cost".* "Excess finishing cost" shall not be included in the finishing cost to which the appropriate division factor (pursuant to Step C in paragraph (a) of this section) is applied, but it may be included in the figure to which the terms factor is applied.

9. In § 1400.82 (e) (8) subdivisions (ii) (c), (d) and (e) and subdivision (iii) are revoked.

10. In § 1400.82 (e) (8) (ii) new subdivisions (f) and (g) are added to read as follows:

(f) The cost of applying any finish other than white or dyed to the goods listed below:

(1) Cross-dye fabrics, which means fabrics woven with two or more different

synthetic yarns or with a mixture of natural and synthetic yarns;

(2) Yarn-dyed or stock-dyed fabrics, which means fabrics in which any part of the warp and/or the filling is yarn-dyed or stock-dyed.

(3) Synthetic combination crepes, which means fabrics made entirely of synthetic yarns and

(i) Composed entirely or in part of plied crepe-twist or plied voile-twist yarns, or

(ii) Composed entirely of crepe-twist or voile-twist yarns combined with unconverted rayon yarn and/or spun rayon yarn.

(g) Any finishing cost in excess of the following:<sup>4</sup>

Finished piece goods priced under:	Finishing cost (cents per linear yard)
Table I and Ia (white and dyed)-----	14
Table I and Ia (printed other than screen printed)-----	14
Table I and Ia (screen printed)-----	20
Table II (white and dyed)-----	17
Table II (printed other than screen printed)-----	17
Table II (screen printed)-----	24

11. Section 1400.82 (g) (1) subdivisions (i), (ii) and (iii) are amended to read as follows:

(i) Table I set forth below is to be used for finished piece goods containing 75% or more of cotton by weight unless 4% or more of coverage of the warp or filling in the finished goods is yarn-dyed or stock-dyed, in which case Table III below is to be used. The division factor applied to the sum of basic grey goods cost, grey freight, working allowance and put up charges (see paragraph (b), (c), (d), and (f) of this section respectively) is determined by reference to the class of purchaser to whom the sale is made, the type of grey goods, and the type of finish that is applied. The division factor applied to finishing cost (see paragraph (e) of this section) is separately set forth in Table I and is determined by reference to the type of finish that is applied.

(ii) Table II set forth below is to be used for finished piece goods containing less than 75% cotton by weight unless 4% or more of coverage of the warp or filling in the finished goods is yarn-dyed or stock-dyed, in which case Table III below is to be used. The division factor applied to the sum of basic grey goods cost, grey freight, working allowance and put up charges (see paragraph (b), (c), (d) and (f) of this section respectively) is determined by reference to the basic grey goods cost, the class of purchaser to whom the sale is made, and the type of finish that is applied. The division factor that is applied to finishing cost (see paragraph (e) of this section) is separately set forth in Table II and is

<sup>1</sup>The provisions of this § 1400.82 (e) (8) (ii) (g) do not apply to sales to a war procurement agency of finished piece goods made in accordance with a specification issued by a war procurement agency.

\*Copies may be obtained from the Office of Price Administration.

<sup>2</sup> 9 F.R. 2464, 3031, 4029, 4879, 10088.

<sup>3</sup> *Existing Contracts:* Notwithstanding any other provision of this Maximum Price Regulation No. 127, for finished piece goods delivered on or before January 2, 1945, against a firm contract entered into in conformity with this regulation prior to November 15, 1944, the contract price may be charged.

<sup>4</sup> Where a converter or a subsidiary or affiliate of a converter, sells converted goods from a point of shipment which is located outside of the Atlantic Seaboard States, and the finishing operations with respect to such goods are performed in any of such Atlantic Seaboard States, the seller may add to the otherwise applicable maximum price the actual transportation charges incurred in bringing the finished piece goods to such point of shipment. If the goods are transported to such point of shipment in a conveyance other than a common carrier, the charge shall not exceed the charge which would be applicable in an identical shipment at the lowest available commercial transportation rate.

determined by reference to the type of finish that is applied.

(iii) Table III set forth below is to be used for finished piece goods of which 4% or more of coverage of either the warp or the filling in the finished piece goods is yarn-dyed or stock-dyed, regardless of the fiber content and regardless of the finish that is applied thereto. The division factor applied to the sum of the basic grey goods cost, grey freight, working allowance and put up charges (see paragraph (b), (c) (d) and (e) respectively of this section) is determined by reference to the class of pur-

chaser. The division factor applied to the cost of finishing (see paragraph (e) of this section) is separately set forth in Table III.

12. Section 1400.82 (g) (1) (iv) is revoked.

13. Section 1400.82 (g) (2) is amended to read as follows:

(2) *Cotton finished piece goods—(i) General.* Except for yarn dyed fabrics covered by subparagraph (4), Table III, this Table I is to be used for all finished piece goods containing 75% or more cotton by weight.

TABLE I—DIVISION FACTORS FOR FINISHED PIECE GOODS CONTAINING 75% OR MORE OF COTTON BY WEIGHT

	Grey goods <sup>1</sup>	White and dyed		Printed	
		Sales to Class I purchaser	Sales to Class II purchaser	Sales to Class I purchaser	Sales to Class II purchaser
To be applied in accordance with Step A to the sum of items 1, 2, 3, and 4 (basic grey goods cost, grey freight, working allowance, and put up charges <sup>2</sup> ) as explained in paragraph (a).	Carded.....	0.835	0.85	0.835	0.85
	Combed.....	.835	.85	.835	.84
To be applied in accordance with Step B to finishing cost <sup>3</sup> as explained in paragraph (a).	Carded and combed.....	.05	.05	.04	.04

<sup>1</sup> Any grey fabric made of combed and carded cotton yarns and so constructed that either the warp or the filling consists wholly of combed yarn shall for the purposes of this table be deemed combed grey goods.

<sup>2</sup> Determined in accordance with paragraphs (b), (c), (d) and (f) respectively, of this section.

<sup>3</sup> Determined in accordance with paragraph (e) of this section.

(ii) *Fine Cotton wash fabrics.* This Table Ia is to be used by converters who meet the qualifications of subparagraph (1) (v) above.

TABLE Ia—DIVISION FACTORS FOR CERTAIN BETTER COTTON WASH FABRICS

	White and plain-dyed		Printed and yarn-dyed <sup>1</sup>	
	Sales to Class I purchaser	Sales to Class II purchaser	Sales to Class I purchaser	Sales to Class II purchaser
To be applied in accordance with Step A to the sum of items 1, 2, 3, and 4 (basic grey goods cost, grey freight, working allowance, and put up charges <sup>2</sup> ) as explained in paragraph (a).	0.80	0.765	0.70	0.735
To be applied in accordance with Step B to finishing cost <sup>3</sup> as explained in paragraph (a).	.05	.05	.04	.04

<sup>1</sup> The yarn-dyed finished piece goods to which the division factor is to be applied are those in which 4% or more of coverage of either the warp or of the filling are yarn dyed.

<sup>2</sup> Determined in accordance with paragraphs (b), (c), (d) and (f) respectively of this section.

<sup>3</sup> Determined in accordance with paragraph (e) of this section.

14. Section 1400.82 (g) (3) is amended to read as follows:

(3) *Rayon finished piece goods.* Except for yarn dyed fabrics covered by

subparagraph (4), Table III, this Table II is to be used for all finished piece goods containing less than 75% cotton by weight.

TABLE II—DIVISION FACTORS FOR FINISHED PIECE GOODS CONTAINING LESS THAN 75% COTTON BY WEIGHT

	Basic grey goods cost (cents per linear yard)	White and dyed		Printed <sup>1</sup>	
		Sales to Class I purchaser	Sales to Class II purchaser	Sales to Class I purchaser	Sales to Class II purchaser
To be applied in accordance with Step A to the sum of items 1, 2, 3, and 4 (basic grey goods cost, grey freight, working allowance, and put up charges <sup>2</sup> ) as explained in paragraph (a).	Up to 20.00.....	0.85	0.815	0.84	0.805
	20.01-27.00.....	.84	.805	.83	.795
	27.01 and up.....	.83	.795	.82	.785
To be applied in accordance with Step B to finishing cost <sup>3</sup> as explained in paragraph (a).	.....	.05	.05	.04	.04

<sup>1</sup> Determined in accordance with paragraphs (b), (c), (d) and (f) respectively of this section.

<sup>2</sup> Determined in accordance with paragraph (e) of this section.

15. Section 1400.82 (g) (4) is amended to read as follows:

(4) *Yarn dyed fabrics.*

TABLE III—DIVISION FACTORS FOR YARN-DYED OR STOCK-DYED FINISHED PIECE GOODS<sup>1</sup>

	Sales to class I purchaser	Sales to class II purchaser
To be applied in accordance with step A to the sum of items 1, 2, 3, and 4 (basic grey goods cost, grey freight, working allowance, and put up charges <sup>2</sup> ) as explained in paragraph (a).	0.85	0.815
To be applied in accordance with step B to finishing cost <sup>3</sup> as explained in paragraph (a).	.05	.05

<sup>1</sup> Table III shall be used for all finished piece goods (irrespective of the percentage of rayon or cotton content) of which 4% or more of coverage of the warp is yarn-dyed or stock-dyed, or of which 4% or more of coverage of the filling is yarn-dyed or stock-dyed.

<sup>2</sup> Determined in accordance with paragraphs (b), (c), (d) and (f), respectively, of this section.

<sup>3</sup> Determined in accordance with paragraph (e) of this section.

<sup>4</sup> A division factor of 0.84 instead of 0.85 and 0.815 instead of 0.815 may be used for combed cotton yarn-dyed or stock-dyed fabrics. Any yarn-dyed or stock-dyed fabric made of combed and carded cotton yarns and so constructed that either the warp or the filling consists wholly of combed yarn shall for the purposes of this table be deemed a combed cotton fabric.

16. In Section 1400.82 (1) (2), subdivision (i) is added to read as follows:

(i) On a sale to a cutter or manufacturer by a jobber or wholesaler who commenced doing business as a jobber or wholesaler after May 4, 1942;

17. In § 1400.82 (1) (2), subdivision (iii) is added to read as follows:

(iii) On a sale by a jobber or wholesaler who commenced doing business as a jobber or wholesaler on or after September 1, 1944.

18. In § 1400.82 (2) Table X footnote marked \*, the following sentence is added:

Maximum prices for sales by cutters or manufacturers shall be the maximum price which the person from whom the cutter or manufacturer originally acquired the goods would be permitted to charge by existing price regulations if such person were to sell the goods in their present form to the present seller at the present time, plus any transportation charges actually paid by the present seller in transporting the goods to their present location.

19. Section 1400.82 (t) (3) is amended to read as follows:

(3) All designer-converters may use the division factors provided in Table III of paragraph (g) of this section in computing their maximum prices for fabrics of the above type. All wholesalers or jobbers other than designer-converters, who sell such fabrics shall be subject to the provisions of § 1400.82 (i).

20. Section 1400.77 (b) is amended to read as follows:

(b) If the seller is the converter of the fabric sold, the contract of sale or invoice shall contain a statement of the division



factors (as specified in § 1400.82 (g)) used in determining the maximum price.

This amendment shall become effective December 3, 1944.

Issued this 23d day of November 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-17914; Filed, Nov. 23, 1944;  
4:21 p. m.]

#### PART 1351—FOOD AND FOOD PRODUCTS

[FPR 1, Amdt. 1 to Supp. 2]

##### PROCESSED BEANS, PROCESSED MACARONI PRODUCTS AND PROCESSED NOODLE PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.\*

Supplement 2 to Food Products Regulation No. 1 is amended in the following respects:

1. In section 3 (b), the item "Primary distributor" (section 1.5 of FPR 1) is revoked.

2. Section 7a is added to read as follows:

SEC. 7a. *Individual adjustment of processors' maximum prices for processed beans—*(a) *When adjustments may be made.* Either upon application for adjustment in accordance with Revised Procedural Regulation No. 1<sup>2</sup> or on his own motion, the Price Administrator may adjust a processor's maximum price for any item of processed beans figured under section 4 of this supplement, where it appears that:

(1) The maximum price is below the median price at which sales of items of the specific grade are made by processors located in the general processing area;

(2) The processor would be entitled to a price increase under the standards set forth in paragraph (b), below; and

(3) In the judgment of the Price Administrator, an increase in the processor's maximum price would be in furtherance of the purposes of the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328.

(b) *Amount of adjustment.* The maximum price, as adjusted under this section, shall in no event be higher than the median price at which sales of items of the specific grade are made by processors located in the general processing area. Subject to this limitation and the limitation of paragraph (a) (3), the adjusted maximum price shall not exceed the following amount:

(1) Processing costs for the item, if the processor's percentage of net profits (before income and excess profits taxes) to net sales of packed fruits and vegetables, during the most recent fiscal year, was 3 per cent or higher; or

(2) Total costs for the item, if the processor's percentage of net profits (be-

fore income and excess profits taxes) to net sales of packed fruits and vegetables, during the most recent fiscal year, was lower than 3 per cent.

In determining adjustments under this section changes in prices resulting from the granting of adjustments under this section shall, so far as practicable, be disregarded.

(c) *Definitions.* When used in this section, the term:

(1) "Net sales" means gross sales less discounts allowed, returns and allowances, and outgoing freight.

(2) "Processing costs" means:

(i) Actual cost per unit of all ingredients (other than raw agricultural commodities) and of packaging materials, for which maximum prices have been established, figured at no more than the current maximum prices applying to the class of purchasers to which the processor belongs, or, if no maximum prices have been established, figured at no more than their current market prices;

(ii) Actual cost per unit of all raw agricultural commodities used as ingredients, included in the Commodity Credit Corporation's purchase and resale program, figured at no more than the Commodity Credit Corporation's resale prices for the area in which the processor's customary receiving point is located;

(iii) Actual cost per unit of all other raw agricultural commodities used as ingredients, for which maximum prices have been established, figured at no more than the current maximum prices applying to the class of purchasers to which the processor belongs;

(iv) Actual cost per unit of all other raw agricultural commodities used as ingredients, for which no maximum prices have been established but for which the Department of Agriculture has announced prices recommended for payment to growers or support prices, figured at no more than those prices, or, if no recommended or support prices have been announced, figured at no more than their current market prices;

(v) Direct labor cost per unit, figured at no more than lawful current rates;

(vi) Transportation costs per unit by the usual mode of transportation from the processor's customary supplier to his factory with respect to any cost used in (i) above, and from his customary receiving point to his factory with respect to any cost used in (ii), (iii) or (iv) above, if that cost is not a delivered cost and if these charges are customarily incurred; and

(vii) Other costs of processing, such as indirect labor (figured at no more than lawful current rates), depreciation, factory rental, insurance, machinery repairs, and other cost factors generally pertaining to processing operations, but not including general administrative and selling expenses.

(3) "Total costs" means processing costs plus general administrative and selling expenses.

(4) "Packed fruits and vegetables" means fruits, berries and vegetables, processed and enclosed in any container, whether or not hermetically sealed. However, the term does not include any

product (other than processed beans) when processed by freezing, drying or dehydrating, or brining, nor does it include any of the packed products known as preserves, relishes or pickles.

(5) "Median price" means that price which is at the mid-point of the series of prices, arranged in order of size. Where the series consists of an even number of prices, the median price shall be the lower of the two prices in the middle of the series.

3. Section 5a is added to read as follows:

SEC. 5a. *Maximum prices for sales of processed beans, processed macaroni products and processed noodle products by distributors who are not wholesalers or retailers.* The maximum price, f. o. b. shipping point, of a distributor who is not a wholesaler or retailer shall be the maximum price of his supplier, f. o. b. shipping point, plus incoming freight paid by him.

4. Sections 6 (g) and (h) are revoked.

5. Section 8 (a) is revoked.

This amendment shall become effective November 29, 1944.

Issued this 24th day of November 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-17936; Filed, Nov. 24, 1944;  
11:19 a. m.]

#### PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 389, Amdt. 16]

##### CEILING PRICES FOR CERTAIN SAUSAGE ITEMS AT WHOLESALE

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

Maximum Price Regulation No. 389 is amended in the following respects:

1. Subdivision (1) of section 4 (b) (4) is revoked.

2. Subdivision (ii) of section 4 (b) (4) is redesignated (1).

3. Section 13 (b) is amended by the addition of the following sentence to the definition of "Sausage": "The use of whole and/or cut pieces of beef, calf, pork, sheep or lamb tongues or whole and/or cut pieces of such tongues passed for cooking in any product listed in section 2 (a) (1) in which tongues may be used shall be deemed to be the use of a chopped, ground or comminuted meat by-product."

This amendment shall become effective November 29, 1944.

Issued this 24th day of November 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-17937; Filed, Nov. 24, 1944;  
11:18 a. m.]

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 9 F.R. 6722.

<sup>2</sup> 9 F.R. 10476.

PART 1404—RATIONING OF FOOTWEAR  
[RO 17, Amdt. 85]

SHOES

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Ration Order 17 is amended in the following respects:

1. Section 2.11 (a) is amended by adding subparagraph (21) to read as follows:

(21) Shoes made with a non-leather outersole, midsole and innersole and which contain no leather in the upper other than bacon-rind pigskin if shipped from the factory after November 30, 1944. For the purposes of this paragraph the term "bacon-rind pigskin leather" includes leather made from ham-rind pigskin.

2. Section 2.13 (a) is redesignated section 2.13 (a) (1) and a new section 2.13 (a) (2) is added to read as follows:

(2) Any person who transfers bacon-rind pigskin leather to a manufacturing establishment shall furnish, and such establishment shall obtain an invoice containing the date of transfer, the amount of leather transferred, a statement that the leather is "bacon-rind pigskin leather", and the name and address of the persons (or establishments) by whom and to whom the transfer is made. Also, a manufacturing establishment that has in stock or in transit to it on December 1, 1944, bacon-rind pigskin leather shall take an inventory of the amount in square feet of such leather that it has in stock and in transit to it on that date. For the purposes of this paragraph the term "bacon-rind pigskin leather" includes leather made from ham-rind pigskin.

3. Section 2.13 (b) (1) is amended to read as follows:

(1) All invoices received for shoes acquired, and also in the case of a manufacturing establishment, all invoices received for the acquisition of bacon-rind pigskin leather pursuant to section 2.13 (a) (2);

4. Section 2.13 (b) is amended by adding a new subparagraph (10) to read as follows:

(10) In the case of a manufacturing establishment, a record of its inventory of bacon-rind pigskin leather taken as of December 1, 1944 in accordance with section 2.13 (a) (2).

5. Section 2.18 (a) is amended to read as follows:

(1) Manufacturers shall mark on one shoe of each pair of the types specified in section 2.11 (a) (2) which is completed, packaged, or shipped from the

factory after April 15, 1943, and on one shoe of each pair of the types specified in section 2.11 (a) (3) which is completed, packaged, or shipped from the factory after August 15, 1943, the month and year in which the shoe is packaged.

(2) Manufacturers shall mark on one shoe of each pair of women's plastic or fibre box toe safety shoes which is shipped from the factory after May 15, 1944, and on one shoe of each pair of the type specified in section 2.11 (a) (15) (unless it contains no leather other than shearling) which is shipped from the factory after July 14, 1944, the month and year in which the shoe is shipped.

(3) A manufacturing establishment shall mark on one shoe of each pair of the types specified in section 2.11 (a) (21) the word "non-rationed" and the War Production Board quota number assigned to that manufacturer for the purchase of leather before the shoes are shipped from the factory.

(4) The mark may be on either the right or the left shoe but the marking in this respect must be uniform. The mark on shoes marked in accordance with subparagraphs (1) and (2) above shall be embossed or indented in the shank of the outersole or written or marked by indelible contrasting colors on the inside quarter before the shoe is packaged. The mark on shoes marked in accordance with subparagraph (3) above shall be embossed, indented or marked by indelible contrasting colors on the heel seat or sock lining of the shoe.

This amendment shall become effective December 1, 1944.

NOTE: The record keeping requirements and reporting provisions of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 24th day of November 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-17939; Filed, Nov. 24, 1944;  
11:18 a. m.]

PART 1499—COMMODITIES AND SERVICES  
[Rev. SR 14, Amdt. 191]

WALLPAPER CLEANER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Section 4.31 is added to read as follows:

Sec. 4.31 *Retail sales of certain wallpaper cleaners.* Any seller at retail of wallpaper cleaner containing approximately 45 percent by weight of patent wheat flour and approximately 17 percent by weight of salt may at his option use the maximum prices listed below for his sales at retail of a package of the size there specified in place of the maximum price otherwise established under the General Maximum Price Regulation for such sale:

12 oz. package..... 7¢ each; 3 for 20¢.  
40 oz. package..... 10¢ each.

This amendment shall become effective November 29, 1944.

Issued this 24th day of November 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-17938; Filed, Nov. 24, 1944;  
11:19 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—General Land Office

[Circular No. 1537]

PART 193—COAL PERMITS, LEASES AND  
LICENSES  
LOCAL LEASES

Sections 193.9, 193.10, 193.11, 193.13, and 193.14, relating to local leases, are hereby amended to read as follows:

§ 193.9 *Action on petitions after receipt in the General Land Office.* If the terms offered by the petitioner for lease of the land or deposits are considered tentatively acceptable as minimum terms for such land or deposits, the examination, classification, and blocking of the area into leasing unit or units will be directed. If it be found thereby that the land or deposits desired by the petitioner constitutes a suitable unit, and the terms offered by him are considered acceptable therefor, the land or deposits will be advertised for lease to the bidder offering the highest bonus for such lease on the same terms. But if it be found, as a result of such examination and blocking out, that the area does not constitute an acceptable leasing unit, or if the royalty offered or investment contemplated, is considered inadequate, the petitioner will be so advised, and also of the form and area in which the land or deposits will be leased and the minimum terms on the basis of which lease will be offered for sale, whereupon the petitioner will be permitted to amend his offer to meet the terms required. If the offer is so amended, the leasing units will be advertised for lease to the bidder offering the highest bonus; but if no bidder offers a bonus, the lease, in the discretion of the Secretary, may be awarded to the petitioner. In case the petitioner fails to make a satisfactory minimum lease offer, the leasing unit may or may not be offered for lease, in the discretion of the Secretary of the Interior.

§ 193.10 *Notice of offer.* When any coal lands are divided into leasing tracts, the appropriate district land office will be advised thereof, whereupon the register will publish a notice for a period of 30 days in a newspaper of general circulation in the county in which the lands or deposits are situated, of the offer of the land for lease, and the place where, and the date and hour on which bids will be received. The notice shall describe the land, state the amount of royalty and rental to be charged, the minimum investment required, and whether the sale of lease will be made by sealed bids or public auction at the

\*Copies may be obtained from the Office of Price Administration.

18 F.R. 15839, 16505, 16996; 9 F.R. 92, 573, 764, 2232, 2656, 2947, 2829, 3340, 3944, 4391, 5254, 5805, 6233, 6647, 6455, 7080, 7773, 8354, 8339, 8340, 8931, 9355, 9901, 10389, 10984, 10985, 11638, 11763, 12039, 12271, 12812, 13134, 13067.

time fixed to the qualified bidder offering the highest bonus for such privilege on the terms set forth. A copy of the notice will also be posted in the land office during publication thereof. Publication of the offer will be at the expense of the Government.

All bidders at any public sale of leases are warned against committing any act by intimidation, combination, or unfair management, to hinder or prevent bidding thereat, in violation of section 59 of the Criminal Code of the United States, approved March 4, 1909 (35 Stat. 1099; 18 U.S.C. 113).

§ 193.11 *Auction of lease.* Where the lease is to be sold at public auction the register, at the time fixed in the notice, will offer the land or deposits for lease in that manner at his office on the terms and conditions fixed in the notice, to the qualified bidder of the highest amount offered as a bonus for the privilege of leasing the land, subject to the approval of the Secretary of the Interior. The high bidder must deposit with the register on the day of sale a certified check or cash for one-fifth of the amount of his bid, such sum to be deposited by the register in his account "Deposits, unearned proceeds, lands, etc."

§ 193.13 *Action by bidder.* The high bidder will be allowed 30 days from date of auction or, where sale is by sealed bids, from date of notice within which (a) to file in the district land office (1) a lease duly executed by him in quintuplicate in the form prescribed in § 193.16; (2) evidence of qualifications as prescribed by § 193.7 (b), unless such evidence has theretofore been filed; (3) the bond required by section 2 (b) of the lease, or U. S. Bonds in lieu thereof, under the Act of February 24, 1919 (40 Stat. 1148; 6 U.S.C. 15); and (b) to pay the remainder of the bonus bid by him and the annual rental for the first year of the lease, together with the required filing fee of \$2 for each 160 acres of land, or fraction thereof, but in no case less than \$10.

§ 193.14 *Action by register after notice to bidder.* At the end of the 30 days allowed the high bidder, or sooner if the requirements of the preceding section be complied with by him, the register will forward to the General Land Office by special letter all papers with full report of action taken. In case of default, the amount deposited by the bidder will be forfeited and disposed of as other receipts under the act of February 25, 1920.

FRED W. JOHNSON,  
Commissioner.

Approved: November 14, 1944.

OSCAR L. CHAPMAN,  
Assistant Secretary.

[F. R. Doc. 44-17925; Filed, Nov. 24, 1944; 9:47 a. m.]

## TITLE 45—PUBLIC WELFARE

### Chapter V—The President's War Relief Control Board

#### PART 501—SOLICITATION AND COLLECTION OF FUNDS AND CONTRIBUTIONS FOR WAR RELIEF AND WELFARE

##### REVISION OF REGISTRATION REGULATIONS

Section 501.6 is superseded in its entirety by the following section:

§ 501.6 *Registration of agents and affiliated associates.* Each applicant for registration shall specify (1) any unit, including a committee, branch, or chapter, which will operate under the applicant's name as an agent of the applicant, and (2) any unit which will cooperate under its individual name as an associate of the applicant to further a common purpose. The registrant shall apply to the Board for an amendment to its notice of acceptance of registration in respect to any additional agent or associate which it proposes to establish or accept.

Section 501.7 (a) is amended by adding the following sentence:

§ 501.7 *Registration restrictions.* \* \* \* *Provided*, That a person may, without the authority of such a notice, engaged in the activities specified in this section as agent of a registrant, or for its own account and purposes if it is named in the application of a registrant as an associate of the registrant, subject to the conditions set forth in a notice of acceptance of registration, or in an amendment of registration.

Approved: November 22, 1944.

CHARLES P. TAFT,  
Acting Chairman.

[F. R. Doc. 44-17924; Filed, Nov. 24, 1944; 9:47 a. m.]

## TITLE 46—SHIPPING

### Chapter I—Coast Guard: Inspection and Navigation

#### Subchapter G—Ocean and Coastwise: General Rules and Regulations

##### PART 63—INSPECTION OF VESSELS

##### WAIVER OF VESSEL INSPECTION REGULATIONS

The Acting Secretary of the Navy having by order dated 1 October 1942 (7 F.R. 7979), waived compliance with the Navigation and Vessel Inspection laws administered by the United States Coast Guard, in the case of any vessel engaged in business connected with the conduct of the war to the extent and in the manner that the Commandant, U. S. Coast Guard, shall find to be necessary in the conduct of the war; and

The United States Maritime Commission having indicated that the efficient prosecution of the war would be impeded

by the application to certain ocean and coastwise vessels of certain inspection regulations requiring the use of power distribution panels for power distribution;

Now, therefore, upon request of the United States Maritime Commission, I hereby find it to be necessary in the conduct of the war that there be waived compliance with the vessel inspection regulations administered by the U. S. Coast Guard (46 CFR, Cum. Supp., 63.9) to permit the use of lighting distribution panels for power distribution on U. S. Maritime Commission Vessels, Designs C1-M-AV1 and R1-M-AV-3.

Dated: November 22, 1944.

R. R. WAESCHE,  
Vice Admiral USCG,  
Commandant.

[F. R. Doc. 44-17888; Filed, Nov. 23, 1944; 11:18 a. m.]

## TITLE 49—TRANSPORTATION AND RAILROADS

### Chapter I—Interstate Commerce Commission

[S. O. 255]

#### PART 95—CAR SERVICE

##### OVERLOADED FREIGHT CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 22d day of November A. D. 1944.

It appearing that the overloading of railroad cars is causing them to be stopped en route for transfer of a part or all of the lading of those cars and that such transfer results in undue delay to railroad equipment; in the opinion of the Commission an emergency exists requiring immediate action: it is ordered, that:

(a) *Definition of overloaded cars.* For the purpose of this order a railroad car shall be considered overloaded when the weight of the lading, including dunnage or cooperage material, is in excess of the load limit stenciled on that car. In the event no load limit is so provided, then the car shall be considered overloaded when the weight of the lading and dunnage or cooperage material is greater than 110 percent of the marked capacity of that car.

(b) All common carriers by railroad, subject to the Interstate Commerce Act, shall:

(1) *When an overloaded car is discovered in the switching limits at point of origin*, notify consignor that car will not be forwarded until the excess freight is removed by said consignor or his agent. Such car shall be subject to demurrage charges from the first 7:00 a. m. after notice is sent or given the consignor that the car is held because of overloading. Any additional service required of the carrier shall be performed at lawfully published charges.

(2) When an overloaded car is discovered after it has left the switching limits of point of origin:

(i) Transfer the excess freight to another car; or

(ii) Obtain other disposition of such excess freight from the consignor.

(c) *Freight charges.* All common carriers by railroad subject to the Interstate Commerce Act shall:

(1) On the original car assess and collect freight charges based upon the actual weight of freight left in that car after the excess has been removed, but not less than the tariff minimum weight for such car;

(2) On the car loaded with the excess freight assess and collect freight charges based on the actual weight of such excess freight subject to the following minima:

(i) When the tariff minimum weight depends on the length of the car, 50 percent of the minimum weight applicable to a car 40 feet 6 inches in length; or

(ii) When the tariff minimum weight depends on capacity of the car, 50 percent of 80,000 pounds; or

(iii) When the tariff minimum weight does not depend on the length or capacity of a car, 50 percent of the minimum weight applicable to the shipment as originally billed.

(d) *Application.* Notwithstanding the provisions of Service Order No. 68, as amended, the provisions of this order shall apply:

(1) To all overloaded cars transported on and after the effective date hereof, and to the cars to which overloads are transferred;

(2) To intrastate as well as interstate traffic.

(e) *Tariff provisions suspended.* The operation of all tariff rules, regulations, or charges insofar as they conflict with the provisions of this order is hereby suspended.

(f) *Announcement of suspension.* Each railroad, or its agent, shall file and post a supplement to each of its tariffs affected hereby, announcing the suspension required in paragraph (c) hereof. (40 Stat. 101, sec. 402; 41 Stat. 476, sec. 4; 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, that this order shall become effective at 12:01 a. m., December 7, 1944, and shall remain in force until further order of the Commission; that a copy of this order and direction shall be served upon each State railroad regulatory commission and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,  
Secretary.

[F. R. Doc. 44-17887; Filed, Nov. 23, 1944; 11:23 a. m.]

No. 236—3

## Notices

### NAVY DEPARTMENT.

DALMO VICTOR, INC.

#### ORDER TERMINATING GOVERNMENT POSSESSION, CONTROL AND OPERATION

Pursuant to the authority vested in me by Executive Order No. 9466 (9 F.R. 10139), I direct that any and all possession, operation and control of the plants and facilities of Dalmo Victor, Inc., its successors and assigns, located at 620 York Street, San Francisco, California, taken, assumed or exercised by the Government under said Executive order be terminated on November 27, 1944, at 12:01 a. m., Pacific War Time; *Provided, however,* That this order shall not be deemed to affect possession, operation or control by the Government of any other plants and facilities of said Dalmo Victor, Inc., its successors or assigns, under said Executive order.

JAMES V. FORRESTAL,  
Secretary of the Navy.

NOVEMBER 23, 1944.

[F. R. Doc. 44-17846; Filed, Nov. 24, 1944; 12:11 p. m.]

### DEPARTMENT OF THE INTERIOR.

General Land Office.

CALIFORNIA

#### OPENING LAND TO LOCATION, ENTRY AND PATENT UNDER U. S. MINING LAWS

By virtue of the authority contained in the act of April 23, 1932, 47 Stat. 136 (U.S.C., title 43, sec. 164), and subject to the provisions of section 24 of the Federal Water Power Act of June 10, 1920, 41 Stat. 1063 (U.S.C., title 16, secs. 791-823), the following described land is hereby opened to location, entry and patent under the United States mining laws; effective December 9, 1944:

MOUNT DIABLO MERIDIAN

T. 35 N., R. 3 W.,

Sec. 8, W $\frac{1}{2}$ W $\frac{1}{2}$ NW $\frac{1}{4}$ , W $\frac{1}{2}$ SW $\frac{1}{4}$ .

The areas described aggregate 120 acres.

OSCAR L. CHAPMAN,  
Assistant Secretary.

NOVEMBER 13, 1944.

[F. R. Doc. 44-17826; Filed, Nov. 24, 1944; 9:47 a. m.]

Office of Indian Affairs.

FORT McDERMITT RESERVATION, NEV.

#### ADDITION OF LAND TO RESERVATION

By virtue of the authority contained in section 7 of the Indian Reorganization Act of June 18, 1934 (48 Stat. 984), the lands described below, acquired by pur-

chase under the provisions of that act, for the use and benefit of such Indians in the state of Nevada as the Secretary of the Interior shall designate, are hereby proclaimed to be an Indian reservation for the use and benefit of the Paiute and Shoshone Tribe of the Fort McDermitt Reservation, Nevada, and are hereby added to and made a part of the existing Fort McDermitt Reservation:

TOWNSHIP 42 NORTH, RANGE 33 EAST,  
M. D. B. & M.

Section 25: N $\frac{1}{2}$  of N $\frac{1}{2}$ .

Section 26: S $\frac{1}{2}$  of NW $\frac{1}{4}$ ; N $\frac{1}{2}$  of NE $\frac{1}{4}$ .

Section 27: SE $\frac{1}{4}$  of SW $\frac{1}{4}$ ; SW $\frac{1}{4}$  of SE $\frac{1}{4}$ ; N $\frac{1}{2}$  of SE $\frac{1}{4}$ .

Section 30: S $\frac{1}{2}$  of SW $\frac{1}{4}$ .

Section 31: NE $\frac{1}{4}$  of NW $\frac{1}{4}$ ; NW $\frac{1}{4}$  of NE $\frac{1}{4}$ ; S $\frac{1}{2}$  of NE $\frac{1}{4}$ ; NE $\frac{1}{4}$  of SE $\frac{1}{4}$ .

Section 32: NW $\frac{1}{4}$  of SW $\frac{1}{4}$ ; E $\frac{1}{2}$  of SW $\frac{1}{4}$ ; S $\frac{1}{2}$  of SE $\frac{1}{4}$ .

Section 33: SE $\frac{1}{4}$  of NE $\frac{1}{4}$ ; NE $\frac{1}{4}$  of SE $\frac{1}{4}$ ; SW $\frac{1}{4}$  of SE $\frac{1}{4}$ ; S $\frac{1}{2}$  of SW $\frac{1}{4}$ .

Section 34: W $\frac{1}{2}$  of NW $\frac{1}{4}$ .

TOWNSHIP 42 NORTH, RANGE 34 EAST,  
M. D. B. & M.

Section 14: S $\frac{1}{2}$  of SW $\frac{1}{4}$ .

Section 15: SW $\frac{1}{4}$  of NE $\frac{1}{4}$ ; SE $\frac{1}{4}$ ; S $\frac{1}{2}$  of NW $\frac{1}{4}$ ; N $\frac{1}{2}$  of SW $\frac{1}{4}$ .

Section 16: S $\frac{1}{2}$  of NE $\frac{1}{4}$ ; N $\frac{1}{2}$  of SE $\frac{1}{4}$ ; SE $\frac{1}{4}$  of NW $\frac{1}{4}$ ; NE $\frac{1}{4}$  of SW $\frac{1}{4}$ ; S $\frac{1}{2}$  of SW $\frac{1}{4}$ .

Section 19: NE $\frac{1}{4}$  of SE $\frac{1}{4}$ ; S $\frac{1}{2}$  of SE $\frac{1}{4}$ ; SE $\frac{1}{4}$  of SW $\frac{1}{4}$ .

Section 20: NE $\frac{1}{4}$ ; NW $\frac{1}{4}$  of SE $\frac{1}{4}$ ; S $\frac{1}{2}$  of SE $\frac{1}{4}$ ; SE $\frac{1}{4}$  of NW $\frac{1}{4}$ ; W $\frac{1}{2}$  of SW $\frac{1}{4}$ ; NE $\frac{1}{4}$  of SW $\frac{1}{4}$ .

Section 21: W $\frac{1}{2}$  of NW $\frac{1}{4}$ .

Section 23: NW $\frac{1}{4}$ ; SE $\frac{1}{4}$ ; SW $\frac{1}{4}$  of NE $\frac{1}{4}$ ; NE $\frac{1}{4}$  of SW $\frac{1}{4}$ .

Section 24: SW $\frac{1}{4}$  of SW $\frac{1}{4}$ .

Section 25: N $\frac{1}{2}$  of NW $\frac{1}{4}$ ; SE $\frac{1}{4}$  of NW $\frac{1}{4}$ ; NE $\frac{1}{4}$  of SW $\frac{1}{4}$ .

Section 28: NW $\frac{1}{4}$  of SW $\frac{1}{4}$ .

Section 29: E $\frac{1}{2}$  of NE $\frac{1}{4}$ ; NE $\frac{1}{4}$  of SE $\frac{1}{4}$ .

Section 30: N $\frac{1}{2}$  of NW $\frac{1}{4}$ ; NW $\frac{1}{4}$  of NE $\frac{1}{4}$ .

All of said land being within Humboldt County, Nevada, containing 3,560 acres, more or less.

OSCAR L. CHAPMAN,  
Assistant Secretary of the Interior.

NOVEMBER 4, 1944.

[F. R. Doc. 44-17835; Filed, Nov. 23, 1944; 10:53 a. m.]

### DEPARTMENT OF LABOR.

Wage and Hour Division.

#### LEARNER EMPLOYMENT CERTIFICATES

##### ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum rate applicable under section 6 of the act are issued under section 14 thereof and § 522.5 (b) of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862) to the employers listed below effective as of the date specified in each listed item below.

The employment of learners under these certificates is limited to the terms and conditions as designated opposite

the employer's name. These certificates are issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided for in the regulations and as indicated on the certificate. Any person aggrieved by the issuance of the certificates may seek a review or reconsideration thereof.

**NAME AND ADDRESS OF FIRM, PRODUCT, NUMBER OF LEARNERS, LEARNER WAGE, LEARNING PERIOD, LEARNER OCCUPATION, EXPIRATION DATE**

Bristol Paper Box Company, Inc., 1305 West State Street, Bristol, Virginia; set-up paper boxes; 2 learners; staying and ending, stripping and topping for a learning period of 240 hours at 35 cents per hour, effective November 10, 1944, expiring February 16, 1945.

The Churchill Weavers, Berea, Kentucky; handwoven novelties; 7 learners; hand weaving for a learning period of 320 hours at 30 cents per hour; effective November 16, 1944, expiring March 22, 1945.

The Runkle Company, 901 South Wayne Street, Kenton, Ohio; candies; 7 learners; candy strokers and fancy chocolate packers for a learning period of 240 hours at 35 cents per hour; effective November 17, 1944, expiring February 23, 1945.

Signed at New York, New York, this 23d day of November 1944.

PAULINE C. GILBERT,  
*Authorized Representative  
of the Administrator.*

[F. R. Doc. 44-17933; Filed, Nov. 24, 1944; 11:00 a. m.]

**LEARNER EMPLOYMENT CERTIFICATES**

**ISSUANCE TO VARIOUS INDUSTRIES**

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum rate applicable under section 6 of the act are issued under section 14 thereof and § 522.5 (b) of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862) to the employers listed below effective as of the date specified in each listed item below.

The employment of learners under these certificates is limited to the terms and conditions as designated opposite the employer's name. These certificates are issued upon the employers' representations that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided for in the regulations and as indicated on the certificate. Any person aggrieved by the issuance of the certificates may seek a review or reconsideration thereof.

**NAME AND ADDRESS OF FIRM, INDUSTRY, LEARNER OCCUPATIONS, NUMBER OF LEARNERS, LEARNING PERIOD, LEARNER WAGE, EFFECTIVE AND EXPIRATION DATES**

Atlantic Union College, South Lancaster, Massachusetts; printing press, compositor,

pressman and related operations, 8 learners, for a learning period of 1,000 hours at 30 cents per hour for the first 500 hours and 35 cents per hour for the following 500 hours; woodworking mill, millman, assembler and related operations, 17 learners, for a learning period of 480 hours at 30 cents per hour for the first 300 hours and 35 cents per hour for the following 180 hours; cabinet shop, cabinet maker and related operations, 3 learners, for a learning period of 600 hours at 30 cents per hour; bindery, bindery worker and related operations, 25 learners, for a learning period of 400 hours at 30 cents per hour for the first 200 hours and 35 cents per hour for the next 200 hours; effective November 18, 1944, expiring August 31, 1945.

Southern Missionary College, Collegedale, Tennessee; wood shop, millman, assembler and related operations, 38 learners, for a learning period of 480 hours at 30 cents per hour for the first 300 hours and 35 cents per hour for the following 180 hours; print shop, compositor, pressman, bindery worker and related operations, 25 learners, for a learning period of 1,000 hours at 30 cents per hour for the first 500 hours and 35 cents per hour for the next 500 hours; broom shop, broom maker and related operations, 15 learners, for a learning period of 300 hours at 30 cents per hour; effective November 18, 1944, expiring August 31, 1945.

Union College, Lincoln, Nebraska; print shop, compositor, pressman and related operations, 20 learners, for a learning period of 1,000 hours at 30 cents per hour for the first 500 hours and 35 cents per hour for the following 500 hours; furniture factory, cabinet and furniture maker and related operations, 50 learners, for a learning period of 680 hours at 30 cents per hour for the first 500 hours and 35 cents per hour for the following 180 hours; broom shop, broom maker and related operations, 15 learners, for a learning period of 300 hours at 30 cents per hour; bookbindery, bindery worker and related operations, 20 learners, for a learning period of 700 hours at 30 cents per hour for the first 400 hours and 35 cents per hour for the next 300 hours; effective November 18, 1944, expiring August 31, 1945.

Signed at New York, New York, this 23d day of November 1944.

PAULINE C. GILBERT,  
*Authorized Representative  
of the Administrator.*

[F. R. Doc. 44-17932; Filed, Nov. 24, 1944; 11:00 a. m.]

**LEARNER EMPLOYMENT CERTIFICATES**

**ISSUANCE TO VARIOUS INDUSTRIES**

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the act are issued under section 14 thereof, Part 522 of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862, and as amended June 25, 1942, 7 F.R. 4725), and the determination and order or regulation listed below and published in the FEDERAL REGISTER as here stated.

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes and Leather and Sheep-Lined Garments Divisions of the Apparel Industry,

Learner Regulations, July 20, 1942 (7 F.R. 4724), as amended by Administrative Order March 13, 1943 (8 F.R. 3079), and Administrative Order, June 7, 1943 (8 F.R. 7890).

Glove Findings and Determination of February 20, 1940, as amended by Administrative Order September 20, 1940 (5 F.R. 3748) and as further amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Hosiery Learner Regulations, September 4, 1940 (5 F.R. 3530), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Knitted Wear Learner Regulations, October 10, 1940 (5 F.R. 3982), as amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Textile Learner Regulations, May 10, 1941 (6 F.R. 2446), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Notice of Amended Order for the Employment of Learners in the Cigar Manufacturing Industry, July 20, 1941 (6 F.R. 3753).

The employment of learners under these certificates is limited to the terms and conditions therein contained and to the provisions of the applicable determination and order or regulations cited above. The applicable determination and order or regulations, and the effective and expiration dates of the certificates issued to each employer is listed below. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates, may seek a review or reconsideration thereof.

**NAME AND ADDRESS OF FIRM, INDUSTRY, PRODUCT, NUMBER OF LEARNERS AND EFFECTIVE DATES**

SINGLE PANTS, SHIRTS, AND ALLIED GARMENTS, WOMEN'S APPAREL, SPORTSWEAR, RAINWEAR, ROBES AND LEATHER AND SHEEP-LINED GARMENTS DIVISIONS OF THE APPAREL INDUSTRY

Ely & Walter Dry Goods Company, Illmo, Missouri; work clothing, navy uniforms; 10 percent (T); effective November 20, 1944, expiring November 19, 1945.

Fawn Grove Manufacturing Company, Fawn Grove, Pennsylvania; men's and boys' work pants, dungarees, coveralls and overalls; 5 percent (T); effective November 20, 1944, expiring November 19, 1945.

The Fessenden Shirt Company, Inc., 9-11 Field Court, Kingston, New York; shirts; 10 percent (T); effective November 23, 1944, expiring November 22, 1945.

S. Liebovitz and Sons, Inc., York and Factory Streets, Mechanicsburg, Pennsylvania; men's and boys' cotton pajamas; 10 percent (T); effective November 20, 1944, expiring November 19, 1945.

H. Linsk & Company, Clayton, New Jersey; children's cotton dresses; 10 percent (T); effective November 17, 1944, expiring November 16, 1945.

H. Linsk & Company, Pennsgrove, New Jersey; children's cotton dresses; 10 percent (T); effective November 17, 1944, expiring November 16, 1945.

H. Linsk & Company, Westville, New Jersey; children's cotton dresses; 10 percent (T); effective November 17, 1944, expiring November 16, 1945.

H. Linsk & Company, Woodbury, New Jersey; children's cotton dresses; 10 percent (T); effective November 17, 1944, expiring November 16, 1945.

R. Lowenbaum Manufacturing Company, East Broadway, Sparta, Illinois; junior dresses; 25 learners (AT); effective November 20, 1944, expiring May 19, 1945.

Malouf-Holmes Manufacturing Company, 115 So. Poydras Street, Dallas, Texas; ladies' blouses, dresses and jumpers; 3 learners (T); effective November 20, 1944, expiring November 19, 1945.



Mt. Holly Dress Company, Murrell and Paxson Streets, Mt. Holly, New Jersey; children's cotton dresses; 3 learners (T); effective November 23, 1944, expiring November 22, 1945.

Slatington Dress Company, Inc., Cherry Street, Slatington, Pennsylvania; ladies' and misses' dresses; 10 learners (T); effective November 20, 1944, expiring November 19, 1945.

Watson Shirt Company, Salisbury, Maryland; shirts; 10 percent (T); effective November 20, 1944, expiring November 19, 1945.

Weaver Pants Corporation, Foote and Polke Streets, Corinth, Mississippi; men's civilian single pants and U. S. Army O. D. serge pants; 10 percent (T); effective November 20, 1944, expiring November 19, 1945.

#### GLOVE INDUSTRY

Morris Manufacturing Company, Newbern, Tennessee; work gloves; 10 learners (AT); effective November 22, 1944, expiring May 21, 1945.

#### HOSIERY INDUSTRY

Browns Hosiery Mills, Inc., 102 East Holt Street, Burlington, North Carolina; seamless hosiery; 5 learners (T); effective November 20, 1944, expiring November 19, 1945.

Fidelity Hosiery Mills, Inc., Shamokin, Pennsylvania; seamless hosiery; 10 learners (AT); effective November 16, 1944, expiring May 15, 1945.

Graysville Hosiery Mill, Inc., 125 East Main Street, Dayton, Tennessee; seamless hosiery; 5 percent (T); effective November 18, 1944, expiring November 17, 1945.

Holeproof Hosiery Company, South Pittsburg, Tennessee; seamless hosiery; 25 learners (AT); effective November 23, 1944, expiring May 22, 1945.

#### KNITTED WEAR INDUSTRY

Sakura Mills, Inc., Kane, Pennsylvania; ladies' silk and rayon underwear; 5 percent (T); effective November 19, 1944, expiring November 18, 1945.

#### TEXTILE INDUSTRY

Lanning Bag & Specialty Company, Harvard, Illinois; cotton cloth bags; 3 learners (T); effective November 26, 1944, expiring November 25, 1945.

#### CIGAR INDUSTRY

John H. Swisher & Son, Inc., Quincy, Florida; cigars; 10 percent (T); cigar machine operating for a learning period of 320 hours at 30 cents per hour; cigar packing for a learning period of 320 hours at 30 cents per hour; machine stripping for a learning period of 160 hours at 30 cents per hour; effective November 16, 1944, expiring November 15, 1945.

Signed at New York, New York, this 23d day of November 1944.

PAULINE C. GILBERT,  
Authorized Representative  
of the Administrator.

[F. R. Doc. 44-17934; Filed, Nov. 24, 1944; 11:00 a. m.]

### FEDERAL TRADE COMMISSION.

[Docket No. 5202]

EDWARD P. PAUL & Co., Inc.

#### ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 22d day of November A. D. 1944.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That John W. Addison, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Thursday, November 30, 1944, at ten o'clock in the forenoon of that day (eastern standard time) in Hearing Room, Federal Trade Commission Building, Washington, D. C.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of facts; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 44-17836; Filed, Nov. 23, 1944; 11:19 a. m.]

### INTERSTATE COMMERCE COMMISSION.

[S. O. 236]

#### UNLOADING OF COAL AT KEYSER, W. VA.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 23d day of November, A. D. 1944.

It appearing, that certain cars containing coal at Keyser, West Virginia, on the Baltimore and Ohio Railroad Company, have been on hand for an unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action; It is ordered, that:

Coal at Keyser, West Virginia be unloaded. (a) The Baltimore and Ohio Railroad Company, its agents or employees, shall unload forthwith the following cars of coal shipped from Watson strip mine, Bear Mountain District, by Wood and Watson, now on hand at Keyser Yard, Keyser, West Virginia:

PRR 157479, B & O 223253, B & O 423624, B & O 324615, B & O 224183, B & O 430377, B & O 329359, B & O 24159, B & O 223030, B & O 432001, B & O 422073, B & O 326333, B & O 432750, B & O 332402, B & O 334059, B & O 229815, Reading 77433, Sou 322224.

(b) Said carrier shall notify the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., when such carloads of coal have been completely unloaded. Upon receipt of such notice this order shall expire. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 911; 49 U.S.C. 1 (10)-(17) 15 (2))

It is further ordered, that this order shall become effective immediately, and that a copy of this order and direction shall be served upon the Baltimore and Ohio Railroad Company and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,  
Secretary.

[F. R. Doc. 44-17927; Filed, Nov. 24, 1944; 10:49 a. m.]

### OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 4164]

YUNA NAKAHARA

In re: Real property and a fire insurance policy owned by (Mrs.) Yuna Nakahara.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9035, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the last known address of (Mrs.) Yuna Nakahara is Sakai-gun, Hiroshima Prefecture, Japan, and that she is a resident of Japan and a national of a designated enemy country (Japan);

2. That (Mrs.) Yuna Nakahara is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows:

a. Real property situated in the City and County of Honolulu, Territory of Hawaii, particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property, and

b. All right, title and interest of (Mrs.) Yuna Nakahara in and to fire insurance policy No. 93103 issued by the Fidelity-Phoenix Fire Insurance Company, Pacific Department, San Francisco, California, insuring improvements on the premises described in subparagraph 3-a hereof,

is property within the United States owned or controlled by a national of a designated enemy country (Japan);

And determining that the property described in subparagraph 3-b hereof is necessary for the maintenance or safeguarding of other property (namely, that property described in subparagraph 3-a hereof) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this Order) pursuant to section 2 of said Executive order;

And further determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3-a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and hereby vests in the Alien Property Custodian the property described in subparagraph 3-b hereof,

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 22, 1944.

[SEAL]

JAMES E. MARKHAM,  
Alien Property Custodian.

#### EXHIBIT A

All of that certain parcel of land (portion of the land described in Royal Patent Number 3588, Land Commission Award Number 2937, Part 2, Section 2 to William Harbottle) situate, lying and being at Paepaealii, Palama, Honolulu, City and County of Honolulu, Territory of Hawaii, being Lot Number One (1), of the tract of land known as the "Paepaealii Tract", and thus bounded and described:

Commencing at the West corner of this tract which is also the West corner of the premises hereby conveyed and running thence:

1. N. 43°00' E. 47.5 feet along Auld Lane to the West corner of Lot No. 2; thence
2. S. 62°18' E. 106.5 feet along said Lot 2 to the Ewa side boundary line of Lot No. 5; thence
3. S. 43°00' W. 45.5 feet along said Lot No. 5 to the West corner of said Lot No. 5; thence
4. N. 63°50' W. 102 feet to the point of beginning.

Containing an area of 4,818 Square Feet, or thereabouts.

[F. R. Doc. 44-17928; Filed, Nov. 24, 1944; 10:58 a. m.]

[Vesting Order 4165]

#### HARUE SAKAMOTO

In re: Real property, a claim and a fire insurance policy owned by (Mrs.) Harue Sakamoto.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the last known address of (Mrs.) Harue Sakamoto is Kawachi, Hotaku-gun, Kumamoto, Japan, and that she is a resident of Japan and a national of a designated enemy country (Japan);

2. That (Mrs.) Harue Sakamoto is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows:

a. Real property situated in the City and County of Honolulu, Territory of Hawaii, particularly described in Exhibit A, attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property,

b. All right, title, interest and claim of any name or nature whatsoever of (Mrs.) Harue Sakamoto in and to any and all obligations, contingent or otherwise and whether or not matured, owing to her by Masaru Takano, Territory of Hawaii, including but not limited to all security rights in and to any and all collateral for any and all such obligations and the right to enforce and collect the same, and

c. All right, title and interest of (Mrs.) Harue Sakamoto in and to fire insurance policy No. 92518 issued by the Home Insurance Company of Hawaii, Ltd., Honolulu, T. H. insuring the improvements on the premises described in subparagraph 3-a hereof,

is property within the United States owned or controlled by a national of a designated enemy country (Japan);

And determining that the property described in subparagraph 3-c hereof is necessary for the maintenance or safeguarding of other property (namely, that property described in subparagraph 3-a hereof) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive order;

And further determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3-a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and hereby vests in the Alien Property Custodian the property described in subparagraphs 3-b and 3-c hereof.

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 22, 1944.

[SEAL]

JAMES E. MARKHAM,  
Alien Property Custodian.

#### EXHIBIT A

All of that certain parcel of land situate, lying and being at Wahiawa, in the District of Wahiawa, City and County of Honolulu, Territory of Hawaii, and being Lot Number Eighty-four (84), of the tract of land known as the "Koa Lots", as shown on the Map thereof, filed in the Office of the Registrar of Conveyances at Honolulu, as Registered Map Number Two Hundred Sixty-six (266).

Containing an Area of 5,700 Square Feet, or thereabouts.

[F. R. Doc. 44-17929; Filed, Nov. 24, 1944; 10:58 a. m.]

[Vesting Order 4166]

#### JIRO TAKARA

In re: Real property, interests in real property, property insurance policy, and claim owned by Jiro Takara.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the last known address of Jiro Takara is 1180 Itabashicho, Tokyo, Japan, and that he is a resident of Japan and a national of a designated enemy country (Japan);

2. That Jiro Takara is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows:

a. Real property situated in the City and County of Honolulu, Territory of Hawaii, particularly described as Parcel 1 in Exhibit A attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property,

b. An undivided one-sixth ( $\frac{1}{6}$ ) interest, identified as that interest certified as owned by Jiro Takara in Transfer Certificate of

Title No. 14,365 issued by the Land Court of the Territory of Hawaii on November 7, 1935, in and to the real property situated in the City and County of Honolulu, Territory of Hawaii, particularly described as Parcel 2 in Exhibit A attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property,

c. All right, title and interest of Jiro Takara in and to fire insurance policy No. 989660 issued by The Potomac Insurance Company of the District of Columbia, Philadelphia, Pennsylvania, insuring improvements on the premises described in subparagraph 3-a hereof, and

d. All right, title, interest and claim of any name or nature whatsoever of Jiro Takara in and to any and all obligations, contingent or otherwise and whether or not matured, owing to him by Tsuneko Takara, Honolulu, T. H., including but not limited to all security rights in and to any and all collateral for any and all such obligations and the right to enforce and collect the same,

is property within the United States owned or controlled by a national of a designated enemy country (Japan);

And determining that the property described in subparagraph 3-c hereof is necessary for the maintenance or safeguarding of other property (namely, that property described in subparagraph 3-a hereof) belonging to the same national of the designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive order;

And further determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraphs 3-a and 3-b hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and hereby vests in the Alien Property Custodian the property described in subparagraphs 3-c and 3-d hereof,

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a

hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 22, 1944.

[SEAL]

JAMES E. MARKHAM,  
Alien Property Custodian.  
EXHIBIT A

Those certain parcels of land situate near the East corner of Liliha and Vineyard Streets, City and County of Honolulu, Territory of Hawaii, described as follows:

Parcel 1. Lot Two (2), area 4,459.0 square feet, as shown on Map 2, filed in the Office of the Assistant Registrar of the Land Court of the Territory of Hawaii, with Land Court Application No. 674 of Mrs. Minnie K. Malohe and others, and being all of the land described in Transfer Certificate of Title No. 14,346 issued to Matsue Morimoto.

Parcel 2. Lots A, area 2,594.0 square feet and B, area 1,080.0 square feet, as shown on Map 2, filed in the Office of the Assistant Registrar of the Land Court of the Territory of Hawaii, with Land Court Application No. 674 of Mrs. Minnie K. Malohe and others, and being all of the land described in Transfer Certificate of Title No. 14,346 issued to Matsue Morimoto.

[F. R. Doc. 44-17930; Filed, Nov. 24, 1944; 10:56 a. m.]

#### [Vesting Order 4167]

KAORU TOFUKUJI AND TOME TOFUKUJI

In re: Real Property owned by Kaoru Tofukuji and Tome Tofukuji.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the last known address of Kaoru Tofukuji and Tome Tofukuji is c/o Nanyo Kohatsu Kaisha, Medical Office, Charanca, Saipan Nanyo, via Yokohama, Japan, and that they are residents of Japan and nationals of a designated enemy country (Japan);

2. That Kaoru Tofukuji and Tome Tofukuji are the owners of the property described in subparagraph 3 hereof;

3. That the property described as follows: Real property situated in the City and County of Honolulu, Territory of Hawaii, particularly described in Exhibit A attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property,

is property within the United States owned or controlled by nationals of a designated enemy country (Japan);

And further determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 22, 1944.

[SEAL]

JAMES E. MARKHAM,  
Alien Property Custodian.

#### EXHIBIT A

All of those certain parcels of land situate at Wahiawa, District of Wahiawa, City and County of Honolulu, Territory of Hawaii, described as follows:

Lot 38, area 4,478.0 square feet, Lot 39, area 4,500.0 square feet, Lot 42, area 4,500.0 square feet and Lot 44, area 4,500.0 square feet, of Section C, as shown on Map 3, filed in the Office of the Assistant Registrar of the Land Court of the Territory of Hawaii, with Land Court Application No. 1062 of Percy Martyn Pond, and being portions of the land described in Transfer Certificate of Title No. 13,591 issued to said Percy Martyn Pond, and being all of the land described in Transfer Certificate of Title No. 13,755 issued to Kaoru Tofukuji and Tome Tofukuji.

[F. R. Doc. 44-17631; Filed, Nov. 24, 1944; 10:56 a. m.]

#### OFFICE OF PRICE ADMINISTRATION.

[Gen. Order 60, Amdt. 1]

#### RELEASES OF ADMINISTRATOR'S CLAIM

##### DELEGATION OF AUTHORITY

General Order 60 is amended in the following respects:

1. The first unlettered paragraph is amended to read as follows:

Delegation of authority to Area Rent Attorneys and Area Rent Directors to

execute releases of Administrator's claim.

2. Paragraph (a) is amended to read as follows:

(a) Each Area Rent Attorney is authorized to execute releases of the Administrator's claim under section 205 (e) of the Emergency Price Control Act, as amended, in accordance with the provisions of Enforcement Instruction No. 5 (Revised). In any area where there is no Area Rent Attorney the Area Rent Director is authorized to execute such releases.

3. Paragraph (b) is amended to read as follows:

(b) Any release executed by any Area Rent Attorney or Area Rent Director pursuant to this delegation of authority shall have the same force and effect as if executed by the Price Administrator.

Issued and effective this 23d day of November 1944.

JAMES G. ROGERS, Jr.,  
Acting Administrator.

[F. R. Doc. 44-17916; Filed, Nov. 23, 1944;  
4:21 p. m.]

[Supp. Order 94, Order 9]

# UNITED STATES TREASURY DEPARTMENT, PROCUREMENT DIVISION

## SPECIAL MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, it is ordered:

(a) *What this order does.* This order establishes maximum prices at which Army service shoes hereinafter described may be sold by United States Treasury Department, Procurement Division, and by any subsequent reseller.

(b) *Maximum prices.* Maximum prices per pair of shoes described herein shall be:

Description of shoes	Treas- ury's price to whole- saler	Whole- saler's price and Treas- ury's price to retailer	Retail- er's price
Army service shoe, russet retan, straight tip, bel-lows tongue, leather sole and leather tap, or leather sole and outside rubber tap.....	\$3.60	\$4.35	\$6.50

(c) *Notification of maximum prices.* Any person who sells the shoes described in paragraph (b) to a retailer shall notify the retailer on the invoice of sale of the retailer's maximum reselling price under paragraph (b).

(d) *Definitions.* (1) Retailer means any person whose sales to purchasers for use constitute a substantial part of his total sales.

(2) Wholesaler means any person other than a manufacturer who distributes or

sells shoes to purchasers other than consumers.

(e) *Revocation and amendment.* This order may be revoked or amended at any time.

This order shall become effective November 24, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 23d day of November 1944.

JAMES G. ROGERS, Jr.,  
Acting Administrator.

[F. R. Doc. 44-17916; Filed, Nov. 23, 1944;  
4:21 p. m.]

[MPR 136, Order 361]

## TEMPLETON, KENLY AND CO.

### ADJUSTMENT OF MAXIMUM PRICES

Order No. 361 under Maximum Price Regulation 136, as amended. Machines and parts, and machinery services. Templeton, Kenly and Company; Docket No. 3136-487.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, Executive Orders 9250 and 9328, and § 1390.25a (c) of Maximum Price Regulation 136, as amended; *It is ordered:*

(a) The maximum prices of Templeton, Kenly and Company of Chicago, Illinois, for the sale of its repair parts for Industrial Lifting Jacks shall be based upon the following prices, subject to uniform discounts of 40% to jobbers and railroad companies, 35% to dealers and 25% to consumers:

### JACK NO. 23

Part No. and part name:	List price
1, Standard.....	\$10.00
2, Double Socket.....	6.60
2, Sm. Rd. Socket.....	3.60
2, Lge. Rd. Socket.....	3.66
2, Sq. Socket.....	5.97
2, Oval Socket.....	5.34
3, Rack Bar.....	7.05
4, Cap.....	.63
4A, Cap Pin.....	.30
5, Lifting Pawl.....	1.90
6, Retaining Pawl.....	1.77
6A, Ret. Pawl Pin.....	.60
7, Trunnion Bearing.....	.57
8, Bearing Keys.....	.15
9, Spring Case Lever.....	.60
10, Spring Link Comp.....	3.00
11, Reversing Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.25
13, Side Plate.....	.70
16, Lever Bar.....	4.60

### JACK NO. 24A

1, Standard.....	18.75
1A, Wearing Plate.....	.20
2, Lge. Rd. Socket.....	8.43
2, Rd. Socket.....	7.40
2, Sq. Socket.....	8.40
2, Oval Socket.....	7.20
2, Dble. Socket Rd.....	6.03
3, Rack Bar.....	11.87
4, Cap.....	.87
4A, Cap Pin.....	.20
5, Lifting Pawl.....	2.47

### JACK NO. 24A—Continued

Part No. and part name:	List price
6, Retaining Pawl.....	\$3.15
6A, Ret. Pawl Pin.....	1.25
7, Bearings.....	.93
8, Key.....	.20
9, Spring Link Lever.....	.70
10, Spring Link Comp.....	2.90
11, Reversing Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.20
12, Handle.....	.60
13, Side Plate.....	.80

### JACK NO. 24

1, Housing.....	17.50
2, Lge. Rd. Socket.....	7.77
2, Sq. Socket.....	6.03
2, Dbl. Rd. Socket.....	5.93
2, Oval Socket.....	7.83
3, Rack Bar.....	14.20
4, Cap.....	.90
4A, Cap Pin.....	.20
5, Lift Pawl.....	2.10
6, Ret. Pawl.....	1.80
6A, Ret. Pawl Pin.....	.60
7, Tr. Brg.....	.57
8, Brg. Keys.....	.20
9, Spr. Case Lever.....	1.10
10, Spr. Lk. Comp.....	3.00
11, Rev. Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.20
12, Handle.....	.83
13, Side Plate.....	.73

### JACK NO. 26

1, Standard.....	10.62
2, Socket.....	5.04
3, Bar.....	6.18
4, Cap.....	1.03
4A, Cap Pin.....	.20
5, Lift Pawl.....	2.44
5A, Lift Pawl Pin.....	.55
6, Ret. Pawl Pin.....	3.75
6A, Ret. Pawl Brg.....	.30
6B, Ret. Pawl Brg. Key.....	.20
7, Tr. Brg.....	.53
8, Tr. Brg. Key.....	.20

### JACK NO. 29

1, Housing.....	18.75
2, Large Rd. Socket.....	8.45
2, Square Socket.....	5.57
2, Dbl. Socket.....	5.93
2, Oval Socket.....	7.85
3, Rack Bar.....	13.60
4, Cap.....	.95
4A, Cap Pin.....	.20
5, Lifting Pawl.....	2.20
6, Ret. Pawl.....	1.77
6A, Ret. Pawl Pin.....	.60
7, Tr. Brg.....	.57
8, Tr. Brg. Key.....	.20
9, Spring Link Lever.....	.60
10, Spring Link Comp.....	3.00
11, Reversing Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.25
12, Handle.....	.43
13, Side Plate.....	.73
6'-0" Rd. Pole.....	3.75
6'-0" Oval Pole.....	3.75

### JACK NO. 32

1, Housing.....	8.00
1A, Wearing Plate.....	.17
1B, Shackle.....	1.25
1C, Shackle Bolt Pin.....	.30
1D, Brg. Pin.....	.57
2, Socket.....	4.30
3, Rack Bar.....	23.40
4, Pipe Ext.....	8.20
4B, Tmbr. Fork, Type A.....	4.70
4C, Tmbr. Fork, Type S.....	4.68
4CA, Fork Pin.....	.20
4D, Tmbr. Fork, Type B.....	5.00
5, Lifting Pawl.....	1.70
5A, Lifting Pawl Pin.....	.20
6, Ret. Pawl.....	2.07
6A, Ret. Pawl Pin.....	.43
7, Tr. Brg.....	.87
8, Tr. Brg. Key.....	.10

## JACK No. 32—Continued

Part No. and part name:	List price
9, Pawl Spg.....	\$0.20
10, Spg. Lk. Comp.....	.97
11, Spg. Lk. Guide.....	.10
12AB, Bell Base.....	4.93
12J, Base Pin.....	1.27
14, Lever Bar.....	4.38

## JACK No. 41

1, Standard.....	2.08
2, Socket.....	1.88
3, Rack Bar.....	2.64
4, Cap.....	.40
5, Long Pawl.....	1.20
6, Short Pawl.....	.93
7, Tr. Brg.....	.20
8, Key.....	.05
9, Pawl Spring.....	.10
10, Spring Link Comp.....	.68
12, Lever Bar.....	.28
13, Spring Link Guide.....	.10
14, Shoe.....	.60

## JACK No. 46

1, Standard.....	8.35
2, Socket.....	2.54
3, Rack Bar.....	6.50
4, Base.....	3.67
4A, Base Pin.....	.05
5, Lge. Pawl.....	1.20
6, Shrt. Pawl.....	.93
7, Tr. Brg.....	.18
8, Brg. Key.....	.10
9, Pawl Spr.....	.30
10, Spr. Lk. Comp.....	.65
12, Lever Bar.....	1.85
13, Spr. Case Plate.....	.20

## JACK No. 56

1, Standard incl. 7 & 8.....	10.00
2, Socket (Dbl.).....	5.00
3, Rack Bar.....	11.25
4, Cap.....	.94
4A, Cap Pin.....	.18
5, Lifting Pawl.....	1.75
6, Ret. Pawl.....	1.75
6A, Ret. Pawl Pin.....	.60
7, Tr. Brg.....	.37
8, Brg. Keys.....	.20
9, Spring Case Lever.....	.60
10, Spring Link Comp.....	3.00
11, Rev. Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.25
12, Shoe.....	2.40
13, Side Plate.....	.60
16, Lever Bar.....	4.38

## JACK No. 84

1, Standard incl. 7 & 8.....	5.65
1A, Washer.....	.20
2, Socket.....	2.17
3, Rack Bar.....	5.55
4, Cap.....	.50
4A, Cap Pin.....	.20
5, Lifting Pawl.....	1.27
6, Ret. Pawl.....	1.00
6A, Ret. Pawl Pin.....	.15
7, Tr. Brg.....	.25
8, Tr. Brg. Key.....	.20
9, Spr. Case Lever.....	.10
10, Spr. Case Comp.....	2.00
11, Rev. Lever.....	.45
12, Trip Lever.....	.20
13, Sideplate.....	.45
16, Lever Bar.....	1.00
11A, Exp. Rivet.....	.10

## JACK No. 84A

1, Standard.....	5.64
1A, Wearing Plate.....	.20
2, Socket (Dbl.).....	2.77
3, Rack Bar.....	4.07
4, Cap.....	.53
4A, Cap Pin.....	.20
5, Lifting Pawl.....	1.84
6, Ret. Pawl.....	1.57
6A, Ret. Pawl Pin.....	.60
7, Bearings.....	.37
8, Brg. Keys.....	.20

## JACK No. 84A—Continued

Part No. and part name:	List price
9, Spr. Case Lever.....	00.43
10, Spr. Lk. Comp.....	3.63
11, Reversing Lever.....	.47
11A, Rev. Lev. Exp. Rivet.....	.20
13, Side Plate.....	.48
16, Lever Bar.....	1.00

## JACK No. 85

1, Housing incl. 7 & 8.....	6.25
2, Socket.....	2.14
3, Rack Bar.....	4.68
4, Cap.....	.53
4A, Cap Pin.....	.20
5, Lifting Pawl.....	1.27
6, Ret. Pawl.....	1.00
6A, Ret. Pawl Pin.....	.17
7, Tr. Brg.....	.30
8, Tr. Brg. Key.....	.20
9, Rev. Dog.....	.25
10, Spg. Lk. Comp.....	2.57
11, Rev. Lever.....	.50
11A, Rev. Lever Exp. Rivet.....	.25
12, Trip Lever.....	.23
13, Side Plate.....	.43
16, Lever Bar.....	1.00

## JACK No. 85A

1, Standard incl. 7 & 8.....	6.25
1A, Wearing Plate.....	.20
2, Socket (Dbl.).....	2.77
3, Rack Bar.....	4.68
4, Cap.....	.20
4A, Cap Pin.....	.20
5, Lifting Pawl.....	1.83
6, Ret. Pawl.....	1.60
6A, Ret. Pawl Pin.....	.60
7, Bearing.....	.37
8, Brg. Keys.....	.20
9, Spg. Case Lever.....	.43
10, Spg. Lk. Comp.....	3.24
11, Rev. Lever.....	.47
11A, Rev. Lever Exp. Rivet.....	.20
13, Side Plate.....	.48
16, Lever Bar.....	1.00

## JACK No. 86

1, Standard incl. 7 & 8.....	7.20
2, Socket.....	2.24
3, Rack Bar.....	5.00
4, Cap.....	.50
4A, Cap Pin.....	.20
5, Lifting Pawl.....	1.27
6, Ret. Pawl.....	.84
6A, Ret. Pawl Pin.....	.25
7, Tr. Brg.....	.30
8, Keys.....	.20
9, Spring Case Lever.....	.25
10, Spring Case Comp.....	2.50
11, Rev. Lever.....	.50
11A, Rev. Lever Rivet.....	.25
12, Trip Lever.....	.23
13, Side Plate.....	.44
16, Lever Bar.....	1.00

## JACK No. 86A

1, Standard.....	7.50
1A, Wearing Plate.....	.20
2, Socket (Dbl.).....	2.78
3, Rack Bar.....	5.00
4, Cap.....	.60
4A, Cap Pin.....	.15
5, Lifting Pawl.....	1.83
6, Ret. Pawl.....	1.60
6A, Ret. Pawl Pin.....	.60
7, Bearings.....	.37
8, Brg. Keys.....	.20
9, Spr. Case Lever.....	.35
10, Spr. Lk. Comp.....	3.04
11, Rev. Lever.....	.47
11A, Rev. Lever Exp. Rivet.....	.20
13, Side Plate.....	.48
16, Lever Bar.....	1.80

## JACK No. 80

1, Standard.....	7.50
1B, Expansion Rivet.....	.05
2, Socket.....	8.24

## JACK No. 80—Continued

Part No. and part name:	List price
2A, Socket Plunger.....	\$0.33
2B, Plunger Spring.....	.05
3, Rack Bar.....	5.75
3A, Shoe.....	5.15
3B, Rack Bar Shoe Pin.....	.10
4, Pinion.....	3.50
5, Worm.....	12.20
5B, Spacer Washer.....	.15
6, Worm Gear.....	1.87
7, Worm Brake Bearing.....	.85
7A, Brake Brg. Set Screw.....	.05
7B, Brake Spring.....	.05
7C, Brake Set Screw.....	.05
8, Worm Thrust Bearing.....	1.45
9, Ratchet Pawl.....	1.53
11, Ratchet Wheel.....	2.00
12, Cover Band.....	.80
12A, Cover Band Screw.....	.05
13, Lever Bar.....	.80

## JACK No. 101

1, Standard incl. 7 & 8.....	11.85
1A, Wearing Plate.....	.10
2, Rd. Socket.....	6.80
2, Sq. Socket.....	6.40
2, Ov. Socket.....	6.89
3, Rack Bar.....	7.00
4, Cap.....	1.03
4A, Cap Pin.....	.20
5, Lifting Pawl.....	2.13
6, Ret. Pawl.....	2.07
7, Brg.....	.53
8, Keys.....	.20
8, Trip.....	.83
4 1/2" Rd. Wood Pole.....	2.44
5" Ov. Pole.....	4.39

## JACK No. 106

1, Standard.....	15.60
1A, Wearing Plate.....	.10
2, Socket.....	6.80
3, Rack Bar.....	9.40
4, Cap.....	1.03
4A, Cap Pin.....	.20
5, Lifting Pawl.....	2.14
6, Ret. Pawl.....	2.07
7, Tr. Brgs.....	.50
8, Keys.....	.20
9, Trip Lever.....	.83
10, Handles.....	.43
5" Ov. Pole.....	4.07
Rd. Wood Pole.....	2.44

## JACK No. 125

1, Standard incl. 6, 6A, 7, 8, 12.....	80.00
2, Oval Socket.....	8.57
3, Rack Bar & Cup.....	25.00
4, Pinion.....	23.40
5, Ratchet Wheel.....	23.20
6, Cover Band.....	.67
6A, Cover Band Exp. Rivet.....	.20
7, Tr. Brg.....	.57
8, Brg. Key.....	.20
9, Spring Link Lever.....	.60
10, Spring Link Comp.....	3.00
11, Rev. Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.25
12, Handle.....	.75
13, Side Plate.....	.85
14, Lifting Pawl.....	2.84
15, Ret. Pawl.....	3.10
15A, Ret. Pawl Pin.....	.60
16, Lge. Bronze Brg.....	8.75
16A, Expansion Rivet.....	.20
17, Sm. Bronze Brg.....	5.35
0" Ov. Pole or 6"—	
0" Rd. Pole.....	3.75

## JACK No. 126

1, Housing.....	75.50
2, Socket.....	8.57
3, Rack Bar.....	31.80
3A, Cap.....	2.27
4, Pinion.....	23.80
5, Ratchet Wheel.....	23.60
6, Cover Band.....	.63
6A, Cover Band Exp. Rivet.....	.20
7, Tr. Brg.....	.57



## JACK No. 126—Continued

Part No. and part name:	List price
8, Tr. Brg. Key.....	\$0.20
9, Spring Case Lever.....	.60
10, Spring Link Comp.....	8.00
11, Reversing Lever.....	.60
11A, Reversing Lever Exp. Rivet.....	.20
12, Handle.....	.75
13, Side Plate.....	.80
14, Lifting Pawl.....	2.94
15, Retaining Pawl.....	3.15
15A, Ret. Pawl Pin.....	.60
16, Steel Bearing.....	6.13
16A, Exp. Rivets.....	.20
17, Sm. Bronze Bearing.....	5.34
18, Handle.....	.60

## JACK No. 127

1, Housing.....	85.60
2, Socket.....	8.56
3, Rack Bar.....	31.15
3A, Cap.....	2.27
4, Pinion.....	29.00
5, Ratchet Wheel.....	28.60
6, Cover Band.....	.60

## JACK No. 127

6A, Cover Band Exp.....	.18
7, Tr. Brg.....	.57
8, Tr. Brg. Key.....	.20
9, Spring Case Lever.....	.60
10, Spring Link Comp.....	8.00
11, Reversing Lever.....	.60
11A, Reversing Lever Exp. Rivet.....	.33
12, Handle.....	.65
13, Side Plate.....	.77
14, Lifting Pawl.....	7.90
15, Retaining Pawl.....	5.85
15A, Retaining Pawl Pin.....	.60
16, Long Steel Bearing.....	6.15
16A, Exp. Rivets.....	.10
18, Handle.....	.60

## JACK No. 135

1, Housing.....	86.50
2, Socket Round.....	9.38
2, Socket, Oval.....	8.37
3, Rack Bar.....	30.25
4, Pinion.....	30.15
5, Ratchet Wheel.....	31.23
6, Cover Band.....	.63
6A, Cover Band Exp. Rivet.....	.20
7, Tr. Brg.....	.60
8, Tr. Brg. Key.....	.20
9, Spring Case Lever.....	.60
10, Spring Link Comp.....	8.03
11, Reversing Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.20
12, Handle.....	.75
13, Side Plate.....	.78
14, Lifting Pawl.....	3.07
15, Retaining Pawl.....	5.20
15A, Retaining Pawl Pin.....	.60
16, Lge. Bronze Bush.....	10.00
16A, Exp. Rivet.....	.20
17, Sm. Bronze Bearing.....	6.60

## JACK No. 139A (TIMBER)

2, Nut.....	1.63
4, Type "D" Fork.....	2.50
4, Type "E" Fork.....	2.37
4, Type "F" Fork.....	2.84
4A, Fork Pin.....	.10
5, Hex. Head.....	.83
6, Retainer Housing.....	2.54
6A, Hex. Head Lever.....	.75
6A, Retainer Housing Screws.....	.10
7, Base.....	1.90
7A, Base Rivet.....	.10
8, Trust Bearing.....	2.25
9, Handle.....	.30
1, 3/4" Tubing.....	2.05
1, 40% Tubing.....	2.25
1, 46% Tubing.....	2.45
1, 58% Tubing.....	2.85
1, 70% Tubing.....	3.25

## JACK No. 139A (TIMBER)—Continued

Part No. and part name:	List price
3, 38" Screw.....	\$5.28
3, 44" Screw.....	6.10
3, 47 1/16" Screw.....	6.87

## JACK No. 145

1, Standard.....	5.70
2, Socket.....	1.25
2A, Socket Pin.....	.35
3, Rack Bar.....	5.00
3A, Aux. Shoe.....	1.20
4, Pinion.....	3.50
5, Ratchet Wheel.....	3.10
6, Lifting Pawl.....	1.18
6A, Lifting Pawl Pin.....	.20
7, Retaining Pawl.....	1.43
7A, Retaining Pawl Pin.....	.33
8, Pinion Bearing.....	.50
8A, Exp. Rivet.....	.10
9, Pawl Spring.....	.20
10, Spring Link Comp.....	.50
11, Spring Link Guide.....	.15
128, Handle (Short).....	1.38

## JACK No. 175

2, Nut.....	1.80
3A, Stop Pin.....	.20
4, Fork (Type "E").....	2.13
4, Fork (Type "F").....	2.37
4, Fork (Type "D").....	2.20
4A, Fork Pin.....	.10
6, Ret. Hous.....	2.27
6A, Set Screws.....	.10
7, Base.....	1.40
8, Thrust Brg.....	4.50
9, Carry Handle.....	.30
10, Hexagon Head.....	.83
11, Hexagon Head Lever.....	.75
11A, Rd. Head Rivet.....	.10
Tubing:	
1, 28 3/4".....	2.23
1, 34 3/8".....	2.48
1, 40%.....	2.73
1, 46%.....	2.98
1, 52 3/8".....	3.23
1, 58 3/8".....	3.48
1, 64%.....	3.73
1, 70 3/8".....	3.98
Screws:	
3, 32 1/2".....	7.73
3, 38".....	8.50
3, 44".....	8.75
3, 47 1/16".....	9.00

## JACK No. 175A

2, Nut.....	1.80
3A, Stop Pin.....	.10
4, Fork Type "E".....	2.13
4, Fork Type "F".....	2.33
4, Fork Type "D".....	2.20
4A, Fork Pin.....	.10
6, Ret. Housing.....	2.27
6A, Set Screws.....	.10
7, Base.....	1.40
8, Thrust Brg.....	4.50
9, Carry Handle.....	.30
10, Hex. Hd.....	.83
11, Hex. Hd. Lever.....	.75
1, 28 3/4" Tubing.....	2.23
1, 34 3/8" Tubing.....	2.48
1, 40% Tubing.....	2.73
1, 46% Tubing.....	2.98
1, 52 3/8" Tubing.....	3.23
1, 58 3/8" Tubing.....	3.48
1, 64% Tubing.....	3.73
1, 70 3/8" Tubing.....	3.82
8, 32 1/2" Screw.....	7.72
8, 38" Screw.....	8.50
3, 44" Screw.....	8.75
3, 47 1/16" Screw.....	9.00

## JACK No. 185

1, Standard.....	6.50
1A, Wearing Plate.....	.20
2, Socket.....	2.88
3, Rack Bar.....	5.64
3A, Aux. Shoe.....	1.20

## JACK No. 185—Continued

Part No. and part name:	List price
4, Cap.....	01.43
4A, Cap Pin.....	.20
5, Lifting Pawl.....	1.50
6, Ret. Pawl.....	1.50
6A, Ret. Pawl Pin.....	.60
7, Tr. Brg.....	.37
8, Brg. Keys.....	.18
9, Spg. Link Lever.....	.50
10, Spg. Link Comp.....	2.50
11, Rev. Lever.....	.40
11A, Rev. Lever Exp. Rivet.....	.23
12, Trip Lever.....	.23
13, Side Plate.....	.65
16, Lever Bar.....	2.00

## JACK No. 210

1, Standard.....	0.40
1A, Wearing Plate.....	.30
2, Lever Socket Sq.....	4.85
3, Rack Bar.....	5.63
3A, Rack Bar Pin.....	.10
5, Lifting Pawl.....	.93
5A, Lifting Pawl Pin.....	.38
6, Ret. Pawl.....	2.07
6A, Ret. Pawl Pin.....	.17
7, Tr. Brg.....	.53
8, Tr. Brg. Key.....	.20
11, Pawl Spring.....	.20

## JACK No. 211

1, Standard.....	12.50
1A, Wearing Plate.....	.20
2, Socket.....	5.17
3, Rack Bar.....	6.25
3C, Retarder Shoe.....	3.75
3D, Shoe Blocks.....	3.75
5, Lifting Pawl.....	3.63
5A, Lifting Pawl Pin.....	.55
6, Ret. Pawl.....	3.10
6A, Ret. Pawl Pin.....	.43
6B, Ret. Pawl Pin Key.....	.20
7, Tr. Brg.....	.53
8, Tr. Brg. Key.....	.20

## JACK No. 215

1, Std. incl. 1A, 6A, 6B, 7, 8.....	10.00
1A, Wearing plate.....	.30
2, Sq. Socket.....	5.17
2, Rd. Socket.....	5.83
3, Rack Bar.....	5.95
3A, Rack Bar Stop Pin.....	.20
5, Lifting Pawl.....	2.33
5A, Lifting Pawl Pin.....	.55
6, Ret. Pawl.....	3.10
6A, Ret. Pawl Pin.....	.43
6B, Ret. Pawl Pin Key.....	.20
7, Bearings.....	.53
8, Keys.....	.20
10, Handle.....	.47
11, Spring.....	.48

## JACK No. 216

1, Housing—1A, 6A, 6B, 7, 8.....	10.00
1A, Wearing Plate.....	.10
2, Socket (Sq.).....	5.54
2, Ov. Socket.....	6.25
2, Rd. Socket.....	6.25
3, Rack Bar.....	6.98
4, Cap. incl. 4A.....	1.00
4A, Cap Pin.....	.20
5, Lifting Pawl.....	1.93
6, Ret. Pawl.....	3.75
6A, Ret. Pawl Brg.....	.30
6B, Ret. Pawl Brg. Key.....	.20
6C, Trip Pin.....	.10
7, Tr. Brg.....	.57
8, Tr. Brg. Key.....	.20
11, Pawl Spg.....	.43

## JACK No. 217

1, Standard.....	11.90
1A, Wearing Plate.....	.20
2, Round Socket.....	6.00
2, Sq. Socket.....	5.60
2, Oval Socket.....	6.25
3, Rack Bar.....	7.35

## JACK No. 217—Continued

Part No. and part name:	List price
4, Cap.....	\$1.03
4A, Cap Pin.....	.20
5, Lifting Pawl.....	1.83
6, Ret. Pawl.....	3.69
6A, Ret. Pawl Brg.....	.37
6B, Ret. Pawl Brg. Key.....	.20
7, Tr. Brg.....	.50
8, Tr. Brg. Key.....	.20
11, Spring.....	.50
12, Round Pole.....	1.83
12, Oval Pole.....	2.74

## JACK No. 218

1, Housing.....	15.62
1A, Wearing Plate.....	.10
2, Socket Rd.....	6.25
2, Socket Sq.....	5.54
2, Socket Oval.....	6.25
3, Bar.....	9.40
4, Cap.....	1.03
4A, Cap Pin.....	.20
5, L. Pawl.....	1.93
6, R. Pawl.....	3.75
6A, R. Pawl Bearings.....	.30
6B, R. Pawl Bearings Keys.....	.20
6C, Trip Pin.....	.10
7, T. Bearings.....	.57
8, T. Bearings Keys.....	.20
10, Handles.....	.60
11, Pawl Spring.....	.43

## JACK No. 249

1, Housing.....	25.00
2, Lge. Rd. Socket.....	8.43
3, Sq. Socket.....	5.55
2, Dbl. Socket.....	5.93
2, Oval Socket.....	7.84
3, Rack Bar.....	17.50
4, Cap.....	.97
4A, Cap Pin.....	.20
5, Lifting Pawl.....	2.20
6, Ret. Pawl.....	1.77
6A, Ret. Pawl Pin.....	.60
7, Tr. Brg.....	.57
8, Brg. Keys.....	.20
9, Spring Case Lever.....	.60
10, Spring Link Comp.....	3.00
11, Reversing Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.20
12, Handle.....	.33
13, Side Plate.....	.73
Lever Pole.....	3.75

## JACK No. 304

1, Housing.....	9.73
2, Socket Rd.....	6.25
2, Socket Oval.....	6.25
2, Socket Sq.....	5.50
3, Rack Bar.....	21.88
4, Cap.....	1.03
4A, Cap Pin.....	.20
5, Lifting Pawl.....	3.57
6, Retaining Pawl.....	3.00
6A, Ret. Pawl Pin.....	.13
7, Tr. Brg.....	.53
8, Tr. Brg. Key.....	.20
9, Flat Spring.....	.30
9A, Upper Guide Plate.....	.53
9B, Rivet.....	.05
10, Spring Link.....	1.50

## JACK No. 304T

1, Housing.....	9.72
2, Socket-Rd. Sq. Oval.....	16.80
3, Bar.....	21.80
4, Cap.....	1.03
4A, Cap Pin.....	.20
5, Long Pawl.....	2.14
6, Short Pawl.....	2.50
7, Bearing.....	.53
8, Keys.....	.20
9, Trip.....	.53

## JACK No. 310

1, Standard.....	16.20
1A, Base.....	6.25
1B, Base Pin.....	.65
2, Socket.....	6.44
3, Rack Bar.....	11.80

No. 236—4

## JACK No. 310—Continued

Part No. and part name:	List price
4, Cap.....	\$3.07
5, Lifting Pawl.....	1.93
6, Ret. Pawl.....	1.77
6A, Ret. Pawl Pin.....	.60
7, Tr. Brg.....	.63
8, Tr. Brg. Keys.....	.20
9, Spring Case Lever.....	.60
10, Spring Link Comp.....	3.00
11, Reversing Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.25
13, Side Plate.....	.62
14, Locking Pawl.....	1.77
14A, Locking Pawl Pin.....	.20
14B, Locking Pawl Spring.....	.20
14C, Locking Pawl Spring Pin.....	.20
15, Shoe.....	4.37
17, Chain.....	5.70
18, Lever Bar.....	4.53

## JACK No. 310A

1, Std. incl. 7, 8, 12.....	17.10
1A, Base incl. 1B.....	7.25
1B, Base Pin.....	.73
1C, Wearing Plate.....	.20
2, Socket.....	5.33
3, Rack Bar.....	13.75
4, Cap.....	3.07
4A, Cap Pin.....	.05
5, Lifting Pawl.....	1.73
6, Ret. Pawl.....	1.67
6A, Ret. Pawl Pin.....	.60
7, Tr. Brg.....	.63
8, Brg. Keys.....	.20
9, Spg. Case Lever.....	.60
10, Spg. Link Comp.....	3.00
11, Rev. Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.10
12, Handle.....	.63
13, Side Plate.....	.48
14, Locking Pawl.....	1.77
14A, Locking Pawl Pin.....	.20
14B, Locking Pawl Spg.....	.20
14C, Locking Pawl Spg. Pin.....	.20
15, Shoe.....	4.36
17, Chain.....	5.70
18, Lever Bar.....	4.53

## JACK No. 318

1, Housing, 7, 8, 12.....	19.80
1A, Base incl. 1B.....	4.84
1B, Base Pin.....	.75
2, Socket.....	5.80
3, Rack Bar.....	15.75
5, Lifting Pawl.....	2.50
5A, Lifting Pawl Pin.....	.23
5B, Lifting Pawl Spg.....	.10
6, Ret. Pawl.....	3.75
6A, Ret. Pawl Brg.....	.27
6B, Ret. Pawl Brg. Key.....	.10
7, Tr. Brg.....	.57
8, Tr. Brg. Key.....	.20
12, Handles.....	.63
14, Locking Pawl.....	1.77
14A, Locking Pawl Pin.....	.20
14B, Locking Pawl Spg.....	.20
14C, Locking Pawl Spg. Pin.....	.20
16, Chain.....	11.52
17, Lever Bar.....	4.53
18, I Beam.....	7.33

## JACK No. 320

1, Housing.....	8.12
2, Socket.....	1.80
3, Rack Bar.....	4.80
3A, Cap & Show.....	6.00
5, Lifting Pawl.....	1.43
6, Retaining Pawl.....	1.00
6A, Rt. Pawl Pin.....	.75
7, Tr. Brg.....	.40
8, Tr. Brg. Keys.....	.20
9, Spring Case Lever.....	.25
10, Spring Link Comp.....	2.24
11, Reversing Lever.....	.50
11A, Rev. Lever Exp. Rivet.....	.20
13, Side Plate.....	.43
16, Lever Bar.....	1.00

## JACK No. 320A

Part No. and part name:	List price
1, Std. incl. 7 & 8.....	\$3.13
2, Socket.....	2.77
3, Rack Bar.....	4.80
3A, Cap & Shoe.....	6.00
5, Lifting Pawl.....	1.57
6, Ret. Pawl.....	1.57
6A, Ret. Pawl Pin.....	.45
7, Tr. Brg.....	.37
8, Brg. Keys.....	.20
9, Spg. Case Lever.....	.33
10, Spg. Link Comp.....	2.50
11, Rev. Lever.....	.40
11A, Rev. Lever Exp. Rivet.....	.20
13, Side Plate.....	.43
16, Lever Bar.....	1.00

## JACK No. 321

1, Std. incl. 7 & 8.....	11.25
2, Socket.....	3.60
3, Rack Bar.....	12.50
3A, Shoe.....	9.85
4, Cap.....	2.54
5, Lifting Pawl.....	1.90
6, Ret. Pawl.....	1.77
6A, Ret. Pawl Pin.....	.60
7, Tr. Brg.....	.57
8, Brg. Keys.....	.20
9, Spg. Case Lever.....	.60
10, Spg. Link Comp.....	3.00
11, Rev. Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.25
13, Side Plate.....	.63
16, Lever Bar.....	6.25

## JACK No. 322

1, Std. incl. 7' 8.....	18.53
1A, Base.....	10.30
2, Socket.....	6.25
3, Rack Bar.....	12.50
3A, Aux. Shoe.....	4.23
4, Cap.....	1.57
5, Lifting Pawl.....	3.57
6, Ret. Pawl.....	3.00
7, Tr. Brg.....	.53
8, Tr. Brg. Key.....	.20
9, Flat Spg.....	.30
9A, Upper Guide Plate.....	.37
10, Spg. Case.....	1.50
11, Brace Support.....	1.24
11A, Long Brace.....	.70
12B, Bolts.....	.27
12C, Base Bolts (Hsg.).....	.20
16, Lever Bar.....	4.53

## JACK No. 324

1, Standard.....	4.30
2, Socket.....	1.63
2A, Socket Pin.....	.20
3, Rack Bar.....	11.00
3A, Rack Bar Pin.....	.15
5, Lifting Pawl.....	1.50
5A, Lifting Pawl Pin.....	.13
6, Shackle.....	1.00
6A, Shackle Bolt.....	.43
7, Ret. Pawl (Long).....	1.18
7A, Ret. Pawl Pin.....	.30
8, Spring Plate.....	.20
9, Pawl Spring.....	.30
10, Spring Case Forging.....	1.00
11, Lever Bar.....	1.25
11A, Flat Spring.....	.22

## JACK No. 325

1, Housing incl. 1A, 1B, 7, & 8.....	7.95
1A, Wearing Plate.....	.13
1B, Base Shackle.....	1.25
1C, Shackle Bolt.....	.30
1D, Brg. Pin.....	.43
2, Socket.....	4.37
3, Rack Bar incl. 3B, 3C.....	23.40
3B, Rack Bar Shackle.....	1.25
3C, Shackle Bolt.....	.30
4, Tubing incl. 4A.....	10.60
4A, Fork.....	3.05
5, Lifting Pawl incl. 5A.....	1.63
5A, Lifting Pawl Pin.....	.20
6, Ret. Pawl incl. 6A.....	2.07

## JACK No. 325—Continued

Part No. and part name:	List price
6A, Ret. Pawl Pin.....	\$0.43
7, Tr. Brg.....	.37
8, Tr. Brg. Keys.....	.20
9, Pawl Spg.....	.20
10, Spg. Link Comp.....	.94
12, Channel Incl. 12A, A, D, E.....	8.37
12AL, Base—Long.....	1.65
12B, Base Pin.....	.94
12C, Handle Rivet.....	.05
12D, Base Chain Hook.....	.20
12F, Base Handle.....	.63
12G, Base Rivet.....	.05
13, Chain.....	5.38
14, Lever Bar.....	4.38

## JACK No. 327

1, Housing.....	6.50
2, Socket.....	3.75
2A, Socket Pin.....	.43
3, Rack Bar.....	13.45
4, Shackle.....	1.08
4A, Shackle Bolts.....	.55
5, Short Pawl.....	1.70
5A, Pawl Short Pin.....	.30
6, Long Pawl.....	2.44
9, Pawl Spring.....	.50
10, Spr. Lk. Assembly.....	1.37
11, Spr. Lk. Guide.....	.57
11B, Spr. Plate Spacer.....	.55
12, Lever Pipe.....	2.72
13, Chain.....	8.15

## JACK No. 328

1, Std. Incl. 7 & 8.....	19.78
1A, Case Incl. 1B.....	4.83
1B, Base Pin.....	.75
2, Socket.....	8.75
3, Rack Bar.....	15.75
5, Lifting Pawl.....	2.50
6, Ret. Pawl.....	2.50
7, Tr. Brg.....	.57
8, Tr. Brg. Key.....	.20
9, Spg. Case Lever.....	.50
10, Spg. Lk. Comp.....	4.38
11, Rev. Lever.....	.93
11A, Rev. Lever Screw.....	.20
12, Hdle.....	.63
13, Side Plate.....	.63
14, Locking Pawl.....	1.80
14A, Locking Pawl Pin.....	.20
14B, Locking Pawl.....	.20
14C, Locking Pawl Spg. Pin.....	.20
16, Chain.....	10.52
17, Lever Bar.....	2.57
18, "T" Beam.....	7.35

## JACK No. 329

1, Std. Incl. 7, 8, 12.....	19.78
1A, Base Incl. 1B.....	4.83
1B, Base Pin.....	.73
2, Socket.....	5.93
3, Rack Bar.....	14.45
5, Lifting Pawl.....	2.10
6, Ret. Pawl.....	1.77
6A, Ret. Pawl Pin.....	.60
7, Tr. Brg.....	.63
8, Brg. Keys.....	.20
9, Spg. Case Lever.....	.60
10, Spg. Link Comp.....	3.00
11, Rev. Lever.....	.60
11A, Rev. Lever Exp. Rivet.....	.20
12, Handle.....	.57
13, Side Plate.....	.67
14, Locking Pawl.....	1.80
14A, Locking Pawl Pin.....	.20
14B, Locking Pawl Spg.....	.20
14C, Locking Pawl Spg. Pin.....	.20
16, Chain.....	10.55
17, Lever Bar.....	4.38
18, "T" Beam.....	7.33

## PIPE PUSHER JACK No. R332R

1, Housing.....	85.50
1A, Plunger.....	1.47
2, Socket.....	4.27
3, Rack Bar.....	36.00
3A, Flat Hd. Cap Screw.....	.20

## PIPE PUSHER JACK No. R332R—Continued

Part No. and part name:	List price
3B, Hex. Hd. Cap Screw.....	\$0.10
3C, Lock Washer.....	.05
4, Jaw 1½".....	27.00
4, Jaw 1¾".....	27.00
4, Jaw 1½".....	27.00
4, Jaw 2".....	27.00
4, Jaw 1".....	27.00
5, Pawls.....	3.33
5A, Pawl Pins.....	.55
6, Connecting Brkt.....	7.03
7, Brgs.....	.57
8, Tr. Keys.....	.20
9, Channel.....	2.92
9A, Channel Bolts.....	.20
10, Cross Channel.....	.90
11, Lever Bar.....	4.58
12, Pipe (2" x 5").....	4.78
13, Pilot 1½".....	3.38
13, Pilot 1".....	2.80
13, Pilot ¾".....	2.17
13, Pilot 1¼".....	3.24
13, Pilot 2".....	3.88

## JACK No. 434

1, Standard.....	7.88
2, Lever Socket.....	1.90
3, Rack Bar.....	10.00
3A, Stop Pin.....	.10
4, Slack Holder.....	6.08
4A, Slack Holder Pin.....	.30
5, Long Pawl.....	1.57
6 Short Pawl.....	1.23
7, Tr. Brg.....	.27
8, Tr. Brg. Key.....	.20
9, Pawl Spring.....	.33
10, Spr. Link Comp.....	.67
12, Lever Bar.....	1.70
13, Spr. Link Guide.....	.25
17, Chain Wedge.....	2.18
19, Pull Rod Yoke.....	6.12
21, Slip (½-¾).....	10.00
21, Slip (¾-1).....	10.00
21, Slip (1-1½).....	10.00
22, Chain.....	3.68

## JACK No. 440

1, Standard.....	18.75
1A, Cover Band & Screws.....	.35
2, Socket.....	1.56
2A, Pawl Pin.....	.65
2B, Ratchet Pawl.....	3.30
2C, Plunger.....	.30
2D, Spring.....	.20
2F, Ratchet Wheel.....	2.50
3, Rack Bar.....	13.50
4, Slack Holder.....	13.61
4A, Slack Holder Pin.....	1.63
5, Pinion.....	6.90
6, Pinion Shaft.....	7.05
6A, Pinion Shaft Bshg.....	.53
6C, Spacer Collar.....	1.40
7, Worm Gear.....	11.88
8, Worm.....	15.00
8A, Worm Thrust Bshg.....	1.05
8B, Worm Lshg. (Lge).....	1.45
8D, Worm Thr. Wash. Lge. Hole.....	3.25
8D1, Worm Thr. Wash Sm. Hole.....	1.43
9, Crank Comp.....	1.98
17, Chain Wedge.....	.65
19, Pull Rod Yoke.....	12.63
21, Slip ½ x ¾.....	10.00
21, Slip ¾ x 1.....	10.00
21, Slip 1 x 1½.....	10.00
22, Chain.....	4.23
23, Lever Bar.....	1.88

## JACK No. 522

1, Standard.....	8.12
1A, Base Incl. 1B.....	3.57
1B, Base Pin.....	1.13
1C, Wearing Plate.....	.20
2, Socket.....	2.77
3, Rack Bar.....	11.35

## JACK No. R334R

1, Housing.....	131.80
1A, Plunger.....	1.45
2, Socket.....	8.97
3, Rack Bar.....	88.80

## JACK No. R334R—Continued

Part No. and part name:	List price
3A, Cap Screw Nuts.....	\$0.23
8B, Cap Screw.....	.18
8C, Lockwasher.....	.05
4, Jaws (3").....	38.50
4, Jaws (2½").....	38.50
4, Jaws (4").....	38.50
4, Jaws (3½").....	38.50
4, Jaws (2").....	38.50
4B, Red Sleeve Adapter.....	48.20
5, Pawl.....	3.33
5A, Pawl Pin.....	.63
6, Conn. Brkt.....	8.46
7, Tr. Brg.....	.57
8, Tr. Brg. Key.....	.20
9, Channel.....	4.07
9A, Channel Bolt.....	.20
10, Cross Channel.....	1.30
11, Lever Bar.....	4.60
12, Pipe.....	5.65
13, Pilot (4").....	7.64
13, Pilot (3½").....	0.85
13, Pilot (2½").....	4.75
13, Pilot (2").....	3.75
13, Pilot (3").....	5.70

## JACK No. 366

1, Housing.....	6.40
1A, Housing Bracket.....	2.98
1B, Housing Brkt. Pin.....	.35
2, Socket.....	2.05
2A, Socket Pin.....	.54
3B, Adj. Bar Hous.....	2.17
4B, Base Plate.....	1.45
5, Short Pawl.....	1.63
5A, Short Pawl Pin.....	.27
6, Long Pawl.....	2.44
7, Hous. Brkt. Spg.....	2.17
8, Screw.....	2.44
8A, Cap & Base.....	3.70
8B, Thrust Washer.....	.13
8C, Ball Brg.....	.05
8D, Set Screw.....	.10
8E, Nut.....	11.35
9, Pawl Spg.....	.65
10, Spg. Link Comp.....	1.37
11, Spg. Link Plate.....	.54
11B, Spg. Link Spacer.....	.54
12, Lever Bar.....	.90
12A, Lever Bar Spr. Slip.....	.13
13, Latch Pin.....	2.13
13C, Latch Pin Chain.....	.27
14, Loop Handle.....	.45
14A, Loop Handle Rivet.....	.05

## JACK No. 522

4, Cap.....	2.25
4A, Cap Pin.....	.20
5, Lifting Pawl.....	1.83
6, Ret. Pawl.....	1.60
6A, Ret. Pawl Pin.....	.60
7, Bearings.....	.37
8, Bearing Keys.....	.20
9, Spg. Link Lever.....	.43
10, Spg. Link Comp.....	3.00
11, Rev. Lever.....	.40
11A, Rev. Lever Exp. Rivet.....	.25
13, Side Plate.....	.48
14, Locking Pawl.....	1.77
14A, Locking Pawl Pin.....	.10
14B, Locking Pawl Spg.....	.10
14C, Locking Pawl Spg. Pin.....	.10
15, Shoe.....	2.74
17, Chain & Hook.....	4.05
18, Lever Bar.....	2.00

## JACK No. 550

1, Screw Incl. 9.....	16.00
2, Socket.....	6.00
3, Nut (RH) (LH).....	10.15
4, Rat. Wheel.....	6.53
5, Pawl.....	2.25
5A, Pawl Pin.....	5.83
6, Plunger.....	.37
7, Plunger Spg.....	.13
8, Tie Bar (U Bar).....	22.50
8A, Plates (Tie Bar).....	3.05
9, Woodruff Key.....	.15

## JACK No. 550—Continued

Part No. and part name:	List price
10, Rat. Wheel Washer.....	\$0.13
11, 7/8" Track Bolt.....	3.94
11A, 7/8" Track Bolt Nut.....	1.48
12, 7/8" Stud.....	5.65
12A, Stud Pin.....	.23
13, Oil Cup.....	.15
14, Wrench.....	3.33
15, 1" Stud.....	3.20
15A, 1" Track Bolt Nut.....	1.70
16, 1" Track Bolt.....	3.10

## JACK No. 550A

1, Screw incl 9.....	19.70
2, Socket.....	6.00
3, Nut (RH) (LH).....	16.25
4, Ratchet Wheel.....	8.00
5, Pawl.....	2.25
5A, Pawl Pin.....	.58
6, Plunger.....	.37
7, Plunger Spg.....	.15
8, "U" Bar.....	22.50
9, Woodruff Key.....	.15
10, Rat. Wh. Washer.....	.30
11, 1" Track Bolt.....	3.80
11A, 1" Track Nut.....	1.48
12, 1 1/8" Stud.....	5.85
12A, Stud Pin.....	.23
13, Oil Cup.....	.15
14, Wrench.....	3.34
15, 1/8" Stud.....	3.58
15A, 1 1/8" Stud Nut.....	1.63
16, 1 1/8" Stud Nut.....	3.10
17, 1 1/4 Stud.....	3.10
17A, 1 1/4 Stud Nut.....	1.63

## JACK No. 555

1, Screw.....	15.00
2, Nut.....	2.00
3L, Clamp (Left Hand).....	6.80
4R, Clamp (Right Hand).....	6.90
5, Gripping Dog.....	6.50
5A, Chain.....	.10
7, Tie Bar.....	2.00
7A, Tie Bar Swivel Screw.....	.35

## JACK No. 610

1A, Center Pilot.....	.18
2, Nut (RH) (LH).....	5.30
3, Socket.....	2.20
4, Rat. Wh.....	1.67
5, Rat. Plunger.....	.42
5A, Rat. Plunger Spg.....	.20
6, Plunger Knob.....	.35
6A, Plunger Knob Pin.....	.08
7, Rat. Wh. Washer.....	.08
8, Key.....	.20
10, Lever Bar Screw.....	.70
#610-12" Lg.....	2.50
#612-12" Lg.....	2.92
#614-14" Lg.....	3.33
#616-16" Lg.....	3.75
#618-18" Lg.....	4.17

## JACK No. 825

1, Screw.....	6.34
2, Socket.....	2.84
3R, Nut (Rt. Hand Thd.).....	5.87
3L, Nut (Lt. Hand Thd.).....	5.87
4, Ratchet Wheel.....	3.17
5, Ratchet Pawl.....	1.80
5A, Ratchet Pawl Pin.....	.25
6, Pawl Plunger.....	.37
7, Pawl Plunger Spring.....	.15
9, Ratchet Wheel Key.....	.25
10, Rat. Wheel Key Washer.....	.20
Lever Bar.....	1.28

## JACK No. 909

1, Housing.....	6.30
1A, Washer.....	.35
1B, Brake Plunger.....	.23
1C, Brake Plunger Spg.....	.05
1D, Brake Set Screw.....	.05
2, Lge. Screw.....	8.70
3, Small Screw.....	4.65
3A, Ball.....	.05
4, Cap.....	.75
4A, Cap Pin.....	.05

## JACK No. 909—Continued

Part No. and part name:	List price
5, Stop Washer.....	\$0.68
5A, Brake Spg.....	.20
6, Ball Washer.....	1.10
7, Key.....	.13

## JACK No. 909

8, Socket.....	4.03
9, Rat. Wheel.....	1.69
10, Rat. Plunger.....	.47
11, Plunger Spg.....	.20
12, Plunger Knob.....	.35
13, Plunger Knob Pin.....	.05
14, Lever Bar.....	.75

## JACK No. 1017

1, Standard Incl. 7 & 8.....	8.63
1A, Wearing Plate.....	.20
2, Dbl. Socket.....	4.23
3, Rack Bar.....	6.25
3A, Aux. Toe Lift Shoe.....	2.50
3B, Aux. Toe Life Shoe Pin.....	.20
4, Cap.....	.73
4A, Cap Pin.....	.20
5, Lifting Pawl.....	1.83
6, Ret. Pawl.....	1.63
6A, Ret. Pawl Pin.....	.60
7, Bearings.....	.53
8, Keys.....	.20
9, Spg. Case Lever.....	.43
10, Spg. Link Comp.....	3.03
11, Rev. Lever.....	.57
11A, Rev. Lever Exp. Rivet.....	.25
13, Side Plate.....	.48
16, Lever Bar.....	4.58

## JACK No. 1040

1, Screw.....	5.71
2, Socket.....	2.84
3, Nut (1R-1L).....	8.23
3A, Hook.....	4.62
3B, Hook Pin.....	.20
4, Rat. Wheel.....	3.42
4A, Key.....	.10
5, Pawl.....	1.75
5A, Pawl Pin.....	.15
6, Plunger.....	.30
7, Plunger Spg.....	.10
8, Washer.....	.27

## JACK No. 1510

1, Housing.....	7.13
2, Socket.....	1.53
2A, Ball Plate.....	2.38
2B, Ball.....	.42
3, Pawl.....	1.53
3A, Pawl Pin.....	.13
3C, Plunger.....	.30
3D, Plunger Spg.....	.05
4, Base.....	4.75
5, Rat. Wheel.....	2.50
6, Cylinder.....	3.97
7, Cap.....	1.03
8, Gear.....	7.82
9, Pinion Gear.....	7.82
9A, Pinion Gear Bshg.....	1.83
10, Screw.....	4.75
11, Key.....	.12
11A, Key Pin.....	.08
12, Nut.....	6.33
12A, Nut Pin.....	.03
14, Handle.....	.80
15, Lever.....	1.59

## JACK No. 1510A

1, Housing.....	8.35
1A, Base.....	4.85
1E, Base Set Screw.....	.45
1F, Oil Cup.....	.10
2, Socket.....	1.74
2A, Ballrace.....	2.38
2B, Ball.....	.42
3, Pawl.....	1.53
3A, Pawl Pin.....	.13
3C, Plunger.....	.30
3D, Plunger Spg.....	.05
5, Rat. Wheel.....	2.50
6, Sleeve.....	3.97
6A, Sleeve Set Screw.....	.10
6B, Sleeve Ring.....	.53

## JACK No. 1510A—Continued

Part No. and part name:	List price
7, Cap.....	\$1.60
8, Gear.....	9.00
8A, Gear Key.....	.15
9, Gear Pinion.....	10.00
9A, Bushing Pinion.....	1.17
9C, Pinion Bshg. Pin.....	.05
10, Screw.....	7.40
11, Key.....	.22
11A, Key Rivet.....	.13
12, Nut.....	6.35
12A, Pin.....	.13
15, Lever Bar.....	1.74

## JACK No. 1524

1, Screw.....	10.60
2, Socket.....	5.78
3, Nut.....	8.15
4, Rat. Wheel.....	3.75
5, Pawl.....	2.25
6, Pawl Plunger.....	.37
7, Plunger Spg.....	.20
8, Rat. Pawl Pin.....	.53
9, Woodruff Key.....	.20
10, Washer.....	.17

## JACK No. 1528

1, Screw.....	11.42
2, Socket.....	5.78
3, Nut.....	8.15
4, Ratchet Wheel.....	3.75
5, Pawl.....	2.25
6, Pawl Plunger.....	.37
7, Plunger Spring.....	.20
8, Ratchet Pawl Pin.....	.53
9, Woodruff Key.....	.20
10, Washer.....	.17

## JACK No. 1536

1, Screw.....	14.50
2, Socket.....	5.78
3, Nut.....	8.15
4, Ratchet Wheel.....	3.75
5, Pawl.....	2.25
6, Pawl Plunger.....	.37
7, Plunger Spring.....	.20
8, Ratchet Pawl Pin.....	.53
9, Woodruff Key.....	.20
10, Washer.....	.17

## JACK No. 2029

1, Standard Incl. 7 & 8.....	20.09
1A, Wearing Plate.....	.30
2, Lge. Rd. Socket.....	9.10
2, Sm. Rd. Socket.....	7.40
2, Sq. Socket.....	8.93
2, Oval Socket.....	7.60
2, Dbl. Socket.....	6.03
3, Rack Bar.....	13.10
4, Cap.....	.90
4A, Cap Pin.....	.20
5, Lifting Pawl.....	2.60
6, Ret. Pawl.....	3.20
6A, Ret. Pawl Pin.....	1.25
7, Bearings.....	.83
8, Keys.....	.20
9, Lpg. Link Lever.....	.83
10, Spg. Link Comp.....	3.30
11, Rev. Lever.....	.57
11A, Rev. Lever Exp. Rivet.....	.25
12, Handle.....	.37
13, Side Plate.....	.77
6' Rd. Pole.....	3.75
6' Oval Pole.....	3.75

## JACK No. 2030

1, Housing.....	15.00
1A, Base.....	6.45
1B, Base Pin.....	.73
1C, Wearing Plate.....	.35
2, Socket.....	6.03
3, Rack Bar.....	12.50
3A, Aux. Shoe.....	1.90
4, Cap.....	3.27
4A, Cap Pin.....	.05
5, Lifting Pawl.....	2.60
6, Ret. Pawl.....	3.17
6A, Ret. Pawl Pin.....	1.25
7, Tr. Brg.....	.93

## JACK No. 2030—Continued

Part No. and part name:	List price
8, Tr. Brg. Key.....	\$0.20
9, Spr. Link Lever.....	.83
10, Spr. Link Comp.....	2.80
11, Rev. Lever.....	.52
11A, Rev. Lever Exp. Rivet.....	.25
12, Handle.....	.63
13, Side Plate.....	.77
14, Locking Pawl.....	1.77
14A, Locking Pawl Pin.....	.20
14B, Locking Pawl Spring.....	.20
14C, Locking Pawl Spring Pin.....	.20
17, Chain.....	15.00
18, Aux. Shoe.....	9.38
20, Lever Bar.....	6.25

## JACK No. 2510A

1, Housing.....	10.25
1A, Base Plate.....	5.55
1B, Brake Spring.....	.25
1E, Base Set Screw.....	.48
1F, Oil Cup.....	.13
2, Socket.....	3.17
2A, Socket Cover Plate.....	.53
2B, Cover Plate Set Scw.....	.05
3, Ratchet Pawl.....	2.10
3A, Rat. Pawl Pin.....	.40
3B, Hdls. Rat. Plgr. Set Scw.....	.20
3C, Socket Plunger.....	1.00
3D, Pawl Plunger.....	.13
3E, Pawl Plunger Spring.....	.05
3F, Pawl Cotter Pin.....	.05
4B, Balls.....	11.10
5, Ratchet Wheel.....	1.13
6, Sleeve.....	12.85
6A, Sleeve Set Screw.....	.05
6B, Sleeve Ring.....	.80
7, Cap.....	3.17
8, Bevel Gear.....	11.10
8A, Bevel Gear Key.....	.15
9, Bevel Pinion.....	10.23
9A, Pinion Bushing.....	1.53
9B, Pinion Shaft Cotter Pin.....	.05
9C, Pinion Bushing Pin.....	.05
10, Screw.....	7.34
11, Key.....	.73
11A, Key Pin.....	.15
12, Nut.....	6.34
12A, Nut Pin.....	.05
13, Lever Bar (Chisel Pt.).....	1.98

## JACK No. 3510

1, Standard.....	11.08
1A, Base Plate.....	6.33
1B, Brake Spg.....	.20
1E, Base Set Screw.....	.48
1F, Oil Cup.....	.10
2, Rat. Socket.....	3.80
2A, Socket Cover Plate.....	.53
2B, Cover Plate Set Screw.....	.05
3, Rat. Pawl.....	2.10
3A, Rat. Pawl Pin.....	.40
3B, Headless Rat. Plgr. Set Screw.....	.20
3C, Socket Plgr.....	1.27
3D, Pawl Plgr.....	.17
3E, Pawl Plgr. Spg.....	.05
4, Thrust Bearings.....	11.08
5, Rat. Wheel.....	1.13
6, Sleeve.....	12.84
6A, Sleeve Set Screw.....	.05
6B, Sleeve Ring.....	.80
7, Cap.....	3.17
8, Bevel Gear.....	11.08
8A, Bevel Gear Key.....	.15
9, Bevel Pinion.....	10.25
9A, Pinion Bshg.....	1.53
9B, Pinion Shaft Cotter.....	.05
9C, Pinion Bshg. Pin.....	.05

## JACK No. 8510

10, Screw.....	7.90
11, Key.....	.73
11A, Key Rivet Pin.....	.17
12, Nut.....	6.83
13, Lever Bar.....	1.19

## JACK No. 5010

Part No. and part name:	List price
1, Standard.....	\$21.10
1A, Base.....	9.88
1B, Brake Spring.....	.23
1E, Brake Set Screw.....	.40
1F, Oil Cup.....	.10
2, Ratchet Socket.....	5.50
2A, Socket Cover Plate.....	1.58
2B, Cover Plate Screw.....	.05
3, Ratchet Pawl.....	2.54
3A, Pawl Pin.....	1.83
3B, Rat. Plunger Screw.....	.20
3C, Socket Plunger.....	1.58
3D, Pawl Plunger.....	1.38
3E, Pawl Plunger Spring.....	.05
3F, Pawl Pin Cotter.....	.05
4, Thrust Bearing Comp.....	19.90
5, Ratchet Wheel.....	4.78
6, Sleeve.....	29.50
6A, Sleeve Set Screw.....	.05
6B, Sleeve Ring.....	.30
7, Cap.....	4.73
8, Bevel Gear.....	24.90
8A, Key (Bevel Gear).....	.10
9, Bevel Pinion.....	24.50
9A, Pinion Bushing.....	2.20
9C, Pinion Bushing Pin.....	.05
10, Screw.....	11.18
11, Key.....	.95
11A, Key Rivet.....	.15
12, Nut.....	13.10
12A, Nut Pin.....	.10
13, Lever Bar.....	6.83

## JACK No. 5950

1, Housing.....	12.60
1A, Rack Sleeve.....	21.19
1B, Nut.....	16.15
1C, Retaining Plunger.....	3.83
1E, Ret. Plunger Button.....	3.04
1G, Ret. Plunger Spring.....	.10
1H, Rack Stop Pin.....	.15
1K, Ret. Plunger Bushing.....	1.83
2, Screw Socket.....	3.38
3, Screw.....	8.28
4, Protection Cap.....	8.60
5, Ratchet Pawl.....	1.70
5A, Ratchet Pawl Pin.....	.20
5B, plunger Spring.....	.10
6, Ratchet Wheel.....	7.70
6A, Ratchet Wheel Pin.....	.20
7, Ratchet Pawl Plunger.....	.28
9, Thrust Bearing.....	5.00
11, Lever Socket.....	3.08
11A, Lever Socket Pin.....	.75
12, Long Pawl.....	2.03
12A, Long Pawl Pin.....	.33
12B, Long Pawl Spring.....	.10
12C, Pawl Cam Lever.....	.40
12D, Pawl Cam Pin.....	.10
12F, Cam Spring.....	.05
13, Pipe Clamp (Upper).....	6.25
13A, Pipe Clamp (Lower Half).....	6.25
14, Jaw (1½" Pipe).....	6.25
14, Jaw (1¼" Pipe).....	6.25
14, Jaw (1" Pipe).....	6.25
14, Jaw (¾" Pipe).....	6.25
15, Lever Bar.....	4.38

(b) The maximum prices of jobbers and dealers in repair parts for Templeton, Kenly and Company Industrial Lifting Jacks shall be the same as the maximum prices established by paragraph (a) hereof for their sale to the classes of purchasers therein designated.

(c) Templeton, Kenly and Company shall notify its customers who buy the parts listed in paragraph (a) for resale, of the provisions of this order.

(d) Within six months after the issuance of this order Templeton, Kenly and Company shall submit to this office a list of all sales made at the new prices

established herein, classified by model number and class of purchaser.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 22, 1944.

Issued this 21st day of November 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-17812; Filed, Nov. 21, 1944; 11:43 a. m.]

[GMPR, Order 40]

## COTTON CORDAGE AND ROPE

## ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, *It is ordered:*

(a) In connection with any contracts entered into with any War Procurement Agency on or after the effective date of this order for the sale of twisted or braided cotton cordage or rope (including clothesline or sash cord) one-eighth inch to three-eighths inch in diameter, inclusive, and deliveries against such contracts, any manufacturer of such cordage or rope is authorized to reserve the right to charge the difference, if any, between the existing maximum price and the maximum price which may be established prior to the revocation of this order.

(b) As used herein "War procurement agency" includes the War Department and the Department of the Navy, the United States Maritime Commission, the Lend-Lease Section in the Procurement Division of the Treasury Department, or any agency, contractor or subcontractor of any of the foregoing.

(c) Except as modified by paragraph (a) and (b) above, the provisions of the General Maximum Price Regulation shall continue to apply to all sales and deliveries made pursuant to this order.

(d) This order may be amended or revoked by the Price Administrator at any time.

This Order No. 40 shall become effective November 23, 1944.

Issued this 23d day of November 1944.

JAMES G. ROGERS, Jr.,  
Acting Administrator.

[F. R. Doc. 44-17917; Filed, Nov. 23, 1944; 4:21 p. m.]

## Regional and District Office Orders.

[Region I Order G-1 Under MPR 280, Revocation]

## FLUID MILK IN NEW ENGLAND

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the



Office of Price Administration by § 1351.817a of Maximum Price Regulation No. 280, as amended, Region I Order No. G-1 under § 1351.817a of Maximum Price Regulation No. 280, as amended, is hereby revoked.

This order of revocation shall become effective November 14, 1944.

(56 Stat. 23, 765; 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 14th day of November 1944.

FRANK D. O'NEIL,  
Acting Regional Administrator.

[F. R. Doc. 44-17894; Filed, Nov. 23, 1944; 12:15 p. m.]

[Region II Order G-1 Under MPR 364]

#### FROZEN FISH AND SEAFOOD IN NEW YORK REGION

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by section 6 (f) of Maximum Price Regulation No. 364, *It is hereby ordered:*

(a) That that part of the invoice provisions in paragraph (e) of section 6 in Maximum Price Regulation No. 364 which requires a separate statement of the container differentials and transportation cost, if any, is suspended when the buyer and seller of the frozen fish or seafood are both located in Region II.

(b) That this order may be revoked, amended or corrected at any time.

This order shall become effective November 17, 1944.

(56 Stat. 23, 765; 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 17th day of November 1944.

DANIEL P. WOOLLEY,  
Regional Administrator.

[F. R. Doc. 44-17890; Filed, Nov. 23, 1944; 12:14 p. m.]

[Region II Order G-1 Under MPR 418]

#### FRESH FISH AND SEAFOOD IN NEW YORK REGION

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by section 15 (d) of Maximum Price Regulation No. 418, *It is hereby ordered:*

(a) That that part of the invoice provisions in paragraph (c) of section 15 in Maximum Price Regulation No. 418 which requires a separate statement of the container and transportation costs, if any, is suspended when the buyer and seller of the fresh fish or seafood are both located in Region II.

(b) That this order may be revoked, amended or corrected at any time.

This order shall become effective November 17, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 17th day of November 1944.

DANIEL P. WOOLLEY,  
Regional Administrator.

[F. R. Doc. 44-17891; Filed, Nov. 23, 1944; 12:14 p. m.]

[Region V Order G-2 Under RMPR 122, Amdt. 4]

#### SOLID FUELS IN KANSAS CITY, MO. AND KANSAS CITY, KANS., AREAS

Pursuant to the Emergency Price Control Act of 1942, as amended, and the authority vested in the Regional Administrator of Region V by § 1340.260 of Revised Maximum Price Regulation No. 122, and for the reasons set forth in the opinion issued simultaneously herewith; *It is ordered:*

Paragraph (a), What this order does, is amended to read as follows:

(a) *What this order does.* This order establishes maximum prices for sales of specified solid fuels covered by Revised Maximum Price Regulation No. 122 in the Greater Kansas City, Missouri, and Kansas City, Kansas, metropolitan area. These are the highest prices that any dealer may charge when he sells or delivers any of such fuels at or to a point within the following described boundary line:

Beginning at the junction of U. S. Highway 71 and U. S. Highway 69 in Clay County, Missouri; thence north and east along U. S. Highway 69 to Claycome; thence south along an unnumbered road to the Missouri River; thence straight south across the Missouri River and along the south bank thereof to and including Cement City; thence south-west along County Road (7E) to Sugar Creek Road (4N); thence east along Sugar Creek Road (4N) to a common junction thereof with U. S. Highway 24 and an unnumbered highway; thence southeast over such unnumbered highway to its junction with Jones Road and south thereon and on Necessary Road to Holke Road; thence west thereon to Kiger Road; thence south thereon to Evans & Sheley Lane; thence west thereon to Noland Road (U. S. Highway 71-By-Pass); thence south thereon to junction with U. S. Highway 40; thence west along U. S. Highway 40 and Alternate U. S. Highway 40 to Norfeet Road; thence south thereon to Smith Road (or an unnumbered highway representing an extension thereof); thence generally west thereon to Woodson Road; thence south on Woodson Road to junction with County Road (8E); thence west to Raytown South Road; thence south on Raytown South Road (5E) to Bannister Road; thence west on Bannister Road to Blue Ridge Boulevard Extension (County Road 4E); thence south on Blue Ridge Boulevard Extension to junction with U. S. Highway 71; thence south on U. S. Highway 71 to Outer Belt Road; thence west on Outer Belt Road to Missouri-Kansas State Line; thence south on Missouri-Kansas State Line to southern boundary of Johnson County, Kansas; thence west on southern boundary of Johnson County to western boundary of Johnson County; thence north on western boundary of Johnson County to the Kansas River; thence along the southern bank of the Kansas River to a point north of Morris; thence north to Muncie; thence

northeast from Muncie on State Highway 32 to its junction with Francis Road; thence generally north along Francis Road to its junction with U. S. Highway 40; thence east on U. S. Highway 40 to its junction with Brenner Heights Road; thence generally north on Brenner Heights Road to Parallel Avenue; thence west thereon to Mahan Road and north thereon to its junction with Dickenson Road; thence east on Dickenson Road to Nearman; thence north on an imaginary line across the Missouri River to State Highway 45 in Platte County, Missouri; thence east on State Highway 45 to State Highway 9; thence north on State Highway 9 to its junction with U. S. Highway 71; thence south and east on U. S. Highway 71 to its junction with U. S. Highway 69, the point of beginning (including all points and places within the limits of all points described as on said boundary).

Boundary lines so described shall be construed as following the center of the public highways named.

Paragraph (d), Price Schedule, section II (B), Production Groups 2 and 3, is amended to read as follows:

(B) *Production Groups 2 and 3.* The following maximum prices are for specified sizes of low volatile coal produced at mines in the Danning-Coal Hill and Altus fields of Franklin and Johnson Counties, mines in the Philpott field of Johnson and Franklin Counties, mines in the Paris field of Logan County, and mines in Franklin County located in the Paris Basin, all in the State of Arkansas:

- |  |         |
|--|---------|
| (1) Lump, machine cut (Bottom size 2½" or larger)..... | \$12.40 |
| (2) HH Stoker (Top size 1½"—bottom ¾").....            | 8.30    |

Paragraph (d), Price Schedule, section III (D), Production Group 10 is amended to read as follows:

(D) *Production Group 10.* The following maximum prices are for the specified sizes, bituminous coal produced at mines in Okmulgee County, Oklahoma:

- |   |         |
|---|---------|
| (1) Lump (Bottom size 2" or larger).....    | \$10.15 |
| (2) HH Stoker (Top size 1½"—bottom ¾")..... | 7.45    |

Paragraph (d), Price Schedule, is amended by adding thereto, following section IV, a new section designated as section V which reads as follows:

#### V. Petroleum coke.

- |  |         |
|--|---------|
| (1) Produced at refineries within a radius of 25 miles of Kansas City, Missouri, and sold as plant run or still run..... | \$10.00 |
| (2) Produced by the Standard Oil Refinery at Needlesha, Kansas, and sold as plant run or still run.....                  | 11.70   |

This order shall become effective the 18th day of November 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued at Dallas, Texas, this 13th day of November 1944.

W. A. ORTH,  
Regional Administrator.

[F. R. Doc. 44-17895; Filed, Nov. 23, 1944; 12:15 p. m.]

[Region V Order G-5 Under RMPR 122, Amdt. 3]

# SOLID FUELS IN ST. JOSEPH, MO.

Pursuant to the Emergency Price Control Act of 1942, as amended, and the authority vested in the Regional Administrator of Region V by § 1340.260 of Revised Maximum Price Regulation No. 122, and for the reasons set forth in the opinion issued simultaneously herewith, it is ordered:

Paragraph (c), Price Schedule is amended as follows:

Section II (B) is amended to read as follows:

(B) *Production Groups 2 & 3.* The following maximum prices are for specified sizes of low volatile coal produced at mines in the Denning-Coal Hill and Altus fields of Franklin and Johnson Counties, mines in the Philpott field of Johnson and Franklin Counties, mines in the Paris field of Logan County, and mines in Franklin County located in the Paris Basin, all in the State of Arkansas:

- (1) Lump, machine cut, in Price Classification A (bottom size 2½" and larger)----- \$13.00  
(2) Household Stoker (top size 1½" bottom ¾")----- 8.45

Section III (c) is amended to read as follows:

(c) *Production Group 3.* The following maximum prices are for specified sizes of bituminous coal produced at mines in Boone, Callaway, Audrain, Randolph, Clark, Macon, Moniteau, Linn, Grundy, Harrison, Adair, Chariton, Schuyler, Putnam, Cole, Howard, Monroe, Warren, Lincoln, Sullivan and Ralls Counties, Missouri, with the exception of the Novinger field in Adair County, Missouri, set forth below under (4) and (5), and with the exception of coal produced by the Bucklin Mine in Linn County, Mine Index No. 24 set forth below under (6), (7), and (8);

- (1) Lump (bottom size 2" and larger) - \$7.20  
(2) Nut (top size 3", bottom 1¼") - 6.90  
(3) Household stoker (top size 1¼" and smaller, bottom ¾" to larger than ¼")----- 5.95

The following maximum prices are for specified sizes of bituminous coal produced at underground mines in the Novinger field of Adair County, Missouri:

- (4) Lump (bottom size 2" or larger) - \$8.10  
(5) Nut (top size 3", bottom 1¼") - 7.65

The following maximum prices are for specified sizes of bituminous coal produced by the Bucklin Mine in Linn County, Missouri, Mine Index No. 24:

- (6) Lump (bottom size 2" and larger) - \$8.60  
(7) Nut (top size 3", bottom 1¼") - 7.90  
(8) Household stoker (top size 1¼" and smaller, bottom ¾" to larger than ¼")----- 7.40

This order shall become effective the 18th day of November, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued at Dallas, Texas, this the 13th day of November 1944.

W. A. ORTH,  
Regional Administrator.

[F. R. Doc. 44-17896; Filed, Nov. 23, 1944; 12:15 p. m.]

[Region VI Order G-101 Under SR 15]

# FLUID MILK IN WILMINGTON, ILL.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, it is ordered:

(a) *Maximum distributor price for sales to civilian purchasers.* The maximum price for the sale and delivery of standard butterfat content fluid milk at wholesale and retail in Wilmington, Illinois, shall be the maximum price determined under the General Maximum Price Regulation, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
	Cents	Cents
Gallon	40	43
½ gallon	21	25
Quart	11½	13½
Pint	6	7
½ pint	3½	5

Where the maximum price set forth is expressed in terms of ½ cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(b) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (a) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

- (1) One-half cent per quart or a proportionate amount for a part of a quart.  
(2) The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(c) *Applicability of distributor prices.* For the purpose of paragraph (a) of this order, sales and deliveries within Wilmington, Illinois, area shall mean:

(1) All sales made within the city limits of Wilmington, Illinois, and all sales delivered from an establishment located in Wilmington, Illinois.

(2) All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Wilmington, Illinois.

(d) *Definitions.* (1) Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

(2) Sales at wholesale shall include all delivered sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

(3) Army or Navy means the War Department or the Department of the Navy of the United States, including such De-

partments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(e) *Relation of this order to Office of Price Administration regulations.* Except as modified by this order, the provisions of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(f) *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective November 8, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 3d day of November 1944.

RAE E. WALTERS,  
Regional Administrator.

[F. R. Doc. 44-17900; Filed, Nov. 23, 1944; 12:17 p. m.]

[Region VI Order G-2 Under MPR 386 and MPR 355]

# FABRICATED MEAT CUTS IN CEDAR RAPIDS AND MARION, IOWA

By virtue of the authority vested in me by the provisions of section 5 (c) of Maximum Price Regulation No. 336 and section 5 (c) of Maximum Price Regulation No. 355, I am empowered to declare specific areas in the region under my jurisdiction to be deficient in supplies of fabricated meat cuts where I find that the following conditions exist therein:

(a) That purveyors of meals are unable to purchase fabricated meat cuts in volume sufficient to supply their requirements;

(b) That the deficiency in supplies of fabricated meat cuts is caused by the fact that sellers of fabricated meat cuts located in the area do not have adequate facilities of quotas to supply the demand;

(c) That purveyors of meals located in the area customarily have relied upon and must continue to rely upon retail sellers for their necessary supplies of meat.

I have investigated the situation existing in the area of Cedar Rapids and Marion, Iowa, and as a result of that investigation I find:

(a) That purveyors of meals located in the area are unable to obtain supplies of fabricated meat cuts adequate to fill their needs. This conclusion is based upon the following set of facts:

Cedar Rapids and Marion, Iowa, are contiguous communities located in Linn County. During the two-month period, March and April 1944, the Local War Price and Rationing Board allotted approximately 929,700 meat and fat points to approximately 40 purveyors of meals in this area, of which it is estimated 791,000 points were used for the purchase of 98,900 pounds of meat for the period. There are no wholesalers or hotel supply houses in the area serving these purveyors of meals which has made it necessary for these establishments to procure fabricated meat cuts from about five

local retail meat establishments. These retailers are the only markets in this area which are equipped and willing to sell the required quantity of fabricated meat cuts; however, they are limited at the present time in their sales to purveyors of meals to 20% of their total volume which amounts to approximately 53,000 pounds. Compared to the 98,900 pounds of meat which purveyors of meals require, based upon the ration points allotted to them, it appears that there is a deficiency in this area in the supply of fabricated meat cuts.

Accordingly, *It is ordered*, That the area within the geographic limits of the cities of Cedar Rapids and Marion, Iowa, be and the same is hereby declared to be an area deficient in supplies of fabricated meat cuts.

This order may be revoked, amended or corrected at any time.

This order shall be effective as of November 15, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250; 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; MPR No. 355, 8 F.R. 4423)

Issued this 10th day of November 1944.

RAE E. WALTERS,  
Regional Administrator.

[F. R. Doc. 44-17902; Filed, Nov. 23, 1944,  
12:17 p. m.]

[Region VI Order G-11 Under MPR 122,  
Amdt. 5]

#### SOLID FUELS IN CHICAGO, ILL., AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-11 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

Paragraph (d) is amended to read as follows:

(d) *Service charges.* Immediately below and as a part of this paragraph (d) is a schedule which sets forth maximum prices which a dealer may charge for special services described according to ordinary and popular trade meaning, rendered in connection with all sales under paragraph (c). These charges may be made only if the buyer requests such service of the dealer and only when the dealer renders the service. Such service charge shall be separately stated in the dealer's invoice.

	Coal			Coke		
Trim:						
Single:						
Outside:	30¢ per ton			35¢ per ton.		
Double:						
Inside only:	40¢ per ton			45¢ per ton.		
Wheel:						
Loads:	70¢ per ton			85¢ per ton.		
Dump and carry:						
Loads:	95¢ per ton			\$1.10 per ton.		
	Over 1/2 ton (per ton)	1/2 ton	1/4 ton	Over 1/2 ton (per ton)	1/2 ton	1/4 ton
Bags:						
Ground floor:	\$0.95	\$0.50	\$0.25	\$1.10	\$0.55	\$0.30
Second floor:	1.20	.60	.30	1.35	.70	.35
Third floor:	1.40	.70	.35	1.55	.80	.40
Fourth floor:	1.70	.85	.45	1.85	.95	.50

This amendment to Order No. G-11 shall become effective immediately.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681; 57 Stat. 566, Pub. Laws 383, 78th Cong.)

Issued this 14th day of November 1944.

RAE E. WALTERS,  
Regional Administrator.

[F. R. Doc. 44-17897; Filed, Nov. 23, 1944;  
12:16 p. m.]

[Region VI Order G-100 Under SR 15]

#### FLUID MILK IN CHICAGO REGION

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, it is ordered:

(a) *Maximum distributor price for sales to civilian purchasers.* The maximum price for the sale and delivery of standard butterfat content fluid milk at wholesale and retail sold in glass or paper containers in all communities in Region VI shall be the following prices, whichever shall be the higher:

(1) The maximum prices determined under the General Maximum Price Regulation, or

(2) The maximum prices established by an order of the Office of Price Administration effective in Region VI, or

(3) The following prices:

Container size	Wholesale	Retail
1 gallon	Cents 37	Cents 45
1/2 gallon	19	23
Quart	19	12
Pint	9 1/2	6 1/4
1/2 pint	3	3 1/2

Where the maximum price set forth is expressed in terms of 1/2 cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(b) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (a) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

(1) One-half cent per quart or a proportionate amount for a part of a quart.

(2) The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(c) *Applicability of distributor prices.* This order shall apply to all sales pursuant to which physical delivery is made within the geographic limits of Region

VI, consisting of the States of Illinois, Iowa, Minnesota, Nebraska, North Dakota, South Dakota and Wisconsin, and the County of Lake in the State of Indiana.

(d) *Definitions.* (1) Milk shall mean cow's milk having a butterfat content of not less than 3.2% or the lowest butterfat content at which milk may be legally sold as whole milk under the terms of any applicable state statute or municipal ordinance. The order applies to all milk sold in bottles and paper containers, whether by a producer, distributor or other person.

(2) For the purposes of this order sales at wholesale shall include sales to all persons other than ultimate consumers and shall include all sales to the United States, any other government or any of its political subdivisions, any religious, educational or charitable institutions for the sick, deaf, blind, disabled, aged or insane, and any school, hospital and any agency of the foregoing.

(3) Army or Navy means the War Department or the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(e) *Relation of this order to Office of Price Administration regulations.* Regional Order No. G-2, issued under Supplementary Regulation No. 15 to the General Maximum Price Regulation, formerly known as Regional Order No. 4 issued under section 18 (c) of the General Maximum Price Regulation, is superseded by this order. Except as modified by this order, the provisions of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(f) *Retocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective November 11, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of November 1944.

RAE E. WALTERS,  
Regional Administrator.

[F. R. Doc. 44-17893; Filed, Nov. 23, 1944;  
12:16 p. m.]

[Region VI Order G-102 Under SR 15]

#### FLUID MILK IN ELLSWORTH, WIS.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, it is ordered:

(a) *Maximum distributor price for sales to civilian purchasers.* The maximum price for the sale and delivery of standard butterfat content fluid milk at wholesale and retail in Ellsworth, Wisconsin, shall be the maximum price de-

terminated under the General Maximum Price Regulation, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
	<i>Cents</i>	<i>Cents</i>
Gallon.....	39	45
½ gallon.....	20	23
Quart.....	10	12
Pint.....	5½	6½
½ pint.....	3	3½

Where the maximum price set forth is expressed in terms of ½ cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(b) The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (a) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

(1) One-half cent per quart or a proportionate amount for a part of a quart.

(2) The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(c) *Applicability of distributor prices.* For the purpose of paragraph (a) of this order, sales and deliveries, within Ellsworth, Wisconsin, area shall mean:

(1) All sales made within the city limits of Ellsworth, Wisconsin, and all sales delivered from an establishment located in Ellsworth, Wisconsin.

(2) All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Ellsworth, Wisconsin.

(d) *Definitions.* (1) Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

(2) Sales at wholesale shall include all delivered sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

(3) Army or Navy means the War Department or the Department of the Navy of the United States, including such Department's sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army Canteens or post exchanges.

(e) *Relation of this order to Office of Price Administration regulations.* Except as modified by this order, the provisions of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations;

(f) *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective November 12, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 7th day of November 1944.

RAE E. WALTERS,  
Regional Administrator.

[F. R. Doc. 44-17901; Filed, Nov. 23, 1944; 12:17 p. m.]

[Region VII Order G-2 Under MPR 355]

#### FABRICATED MEAT CUTS IN BLACKFOOT, IDAHO, AREA

Pursuant to the authority vested in me by section 5 (c) of Maximum Price Regulation No. 336 and section 5 (c) of Maximum Price Regulation No. 355, this declaration is issued.

I have, in collaboration with the Boise District Office of the Office of Price Administration, investigated the situation existing in the Blackfoot, Idaho, Area, which consists of all that area contained within the corporate limits of Blackfoot and the Towns of Arco, Mackay, Fort Hall, and Pirth, Idaho, and as a result of that investigation, I find:

(1) That purveyors of meals are unable to purchase fabricated meat cuts in volume sufficient to supply their requirements;

(2) That such deficiency is caused by the 20% restriction on the sale of fabricated meat cuts by retailers to purveyors of meals;

(3) That purveyors of meals located in the Blackfoot Area customarily have relied upon and must continue to rely upon local retail sellers for their necessary supplies of fabricated meat cuts.

The findings hereinabove set forth are predicated upon the fact that the purveyors of meals in the Blackfoot Area are not equipped with the facilities and do not have available the skilled labor necessary for the fabrication of meat cuts from wholesale meat cuts, and, historically, they have been and still are dependent upon certain local retail dealers for their supplies of fabricated meat cuts, but the requirements of the purveyors of meals exceed the 20% of the total sales which, under the applicable regulations, retailers are permitted to make to purveyors of meals, and, since the purveyors of meals in the Blackfoot Area have so customarily relied upon and have found it necessary to continue to rely upon local retail dealers for supplies of fabricated meat cuts sufficient to fill their requirements, it is necessary to make this declaration.

Accordingly, I hereby declare the Blackfoot Area, as hereinabove described to be deficient in supplies of fabricated meat cuts for purveyors of meals.

This declaration may be revoked, modified, or amended by me, as Regional Administrator, at any time.

This declaration shall be effective as of October 26, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 26th day of October 1944.

JOSEPH W. FENFOLD,  
Acting Regional Administrator.

[F. R. Doc. 44-17903; Filed, Nov. 23, 1944; 12:17 p. m.]

[Region VII Order G-3 Under RMPR 269]

#### DRESSED TURKEYS IN DENVER REGION

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1429.14 (a) (c) (iii) of Revised Maximum Price Regulation No. 269, as amended, and for the reasons set forth in the accompanying opinion, this Order No. G-3 is issued.

(a) *Geographical applicability.* This Order No. G-3 shall apply only to sellers in the State of Utah and that part of the State of Idaho lying south of the southern boundary of Idaho County and to buyers in the State of Utah, the State of Montana, the Counties of Teton, Lincoln, Sublette, Sweetwater, and Uinta in the State of Wyoming and the Counties of Elko, White Pine, Lincoln, and Clark in the State of Nevada.

(b) *Adjusted maximum prices for dressed turkeys.* On and after the effective date of this Order No. G-3 and during the limited period of time hereinafter specified, dressed turkeys may be sold at any place in that part of the State of Idaho lying south of the southern boundary of Idaho County and in the State of Utah by any seller to any buyer for shipment to and consumption within the State of Utah, the State of Montana, the Counties of Teton, Lincoln, Sublette, Sweetwater, and Uinta in the State of Wyoming and the Counties of Elko, White Pine, Lincoln, and Clark in the State of Nevada at a price not to exceed the seller's maximum price, f. o. b. his shipping point, as established under the applicable provisions of Revised Maximum Price Regulation No. 269, as amended. And any person so buying from such seller shall during the limited period of time hereinafter specified and only as to dressed turkeys purchased by him, f. o. b. in the State of Utah and that part of the State of Idaho hereinabove described, have for his base price under Table B of § 1429.21 of Revised Maximum Price Regulation No. 269, as amended, such maximum f. o. b. Idaho or Utah shipping point price, plus the cost of transportation at the lowest available common carrier rate.

(c) *Exemption from 75% quota.* Any person who maintains a business establishment in the State of Utah or that part of the State of Idaho lying south of the southern boundary of Idaho County and sells dressed turkeys under this Order No. G-3 to buyers qualified by this Order No. G-3 to purchase from him on an f. o. b. basis shall not be required to include the volume of poultry items sold to such qualified buyers in his 75% dollar volume.

(d) *Term of order.* This Order No. G-3 shall be effective during the period

of time beginning with November 15, 1944, and ending with January 15, 1945, whereupon, at the hour of 11:59 p. m. on said 15th day of January, 1945, it shall ipso facto and without any affirmative action whatsoever on the part of the Regional Administrator cease and determine and be of no further force or effect, except that its then termination shall be subject to the terms and provisions of Supplementary Order No. 40.

(e) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(f) *Applicability of other regulations.* Except insofar as the same are inconsistent with or contradictory of any one or more of the terms and provisions of this Order No. G-3, all of the terms and provisions of Revised Maximum Price Regulation No. 269, as amended, shall remain in full force and effect and be applicable to all persons buying or selling dressed turkeys under this order.

(g) *Right to revoke or amend.* This Order No. G-3 may be revoked, modified, or amended, at any time prior to its expiration upon the limitation herein set forth.

*Effective date.* This order shall become effective as of November 15, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 14th day of November 1944.

JOSEPH W. PENFOLD,  
Acting Regional Administrator.

[F. R. Doc. 44-17889; Filed, Nov. 23, 1944;  
12:14 p. m.]

[Region VIII Order G-3 Under MPR 165,  
Amdt. 8]

#### LAUNDRY SERVICES IN LOS ANGELES, CALIF., AREA

For the reasons set forth in the accompanying opinion and pursuant to the authority vested in the Regional Administrator by § 1499.114 (d) of Maximum Price Regulation No. 165, as amended, and reserved by section 3 of Revised Maximum Price Regulation No. 165 and by Order No. G-3 under Maximum Price Regulation No. 165, as amended, paragraph (a) (9) of that order is hereby amended by adding at the end of the list of laundries headed by the expression "10% in the case of the following laundries" the following:

California Laundry, 1025 North Vine Street, Hollywood.

This amendment shall become effective November 15, 1944.

No. 236—5

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of November 1944.

CHAS. R. BAIRD,  
Regional Administrator.

[F. R. Doc. 44-17892; Filed, Nov. 23, 1944;  
12:15 p. m.]

[Region VIII Order G-3 Under MPR 329,  
Amdt. 9]

#### FLUID MILK IN CALIFORNIA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator by § 1351.408 (b) of Maximum Price Regulation No. 329 as amended, Order No. G-3 under Maximum Price Regulation No. 329 is hereby amended by adding a new paragraph (1) to read as follows:

(1) Notwithstanding any of the foregoing provisions of this order, any purchaser may pay to any producer whose dairy is located in Sonoma County or in Marin County (other than in that portion of Marin County lying east of State Highway No. 1 and south of the Point Reyes-Novato Highway or within ½ mile thereof) a permitted addition to the maximum prices specified in paragraphs (a) and (b) of this order, *Provided*, The following conditions are met:

(1) The permitted addition must be paid before December 15, 1944.

(2) The amount of the permitted addition, when added to any other sum paid by the purchaser to the producer, including certificates of indebtedness, with respect to milk delivered between September 1, 1943, and June 30, 1944, inclusive, shall not exceed \$0.015 for each pound of milk fat purchased from that producer during such period.

This amendment shall become effective November 17th, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of November 1944.

CHAS. R. BAIRD,  
Regional Administrator.

[F. R. Doc. 44-17893; Filed, Nov. 23, 1944;  
12:15 p. m.]

[Region VIII Order G-8 Under 3 (e)]

#### WEDGEWOOD GAS RANGES IN CALIFORNIA

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.3 (e) (2) of the General Maximum Price Regulation; *It is hereby ordered*:

(a) The maximum price at which retailers located in the areas described below, whose maximum price would otherwise be established under §§ 1499.3 (a) or 1499.3 (c) of the General Maximum

Price Regulation, may sell and deliver the following described models of Wedgewood Gas Ranges shall be as herein indicated, such price to include the Federal Excise Tax, less discounts, allowances, and price differentials no less favorable than those customarily granted by the seller:

Item	Northern California	Southern California	Arizona (except north of the Colorado River)
Model G52A	\$132	\$124	\$120
Model G52A, with thermostat	141	132	127

"Northern California" refers to the part of the State of California comprising Inyo, Tulare, Kings, and San Luis Obispo counties and all counties north of their northern boundaries.

"Southern California" refers to the remainder of the State.

(b) The maximum price herein established includes installation services and all other services customarily furnished by the seller on sales of similar commodities during March 1942.

(c) This order may be amended, corrected or revoked at any time.

(d) This order shall become effective November 1, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 31st day of October 1944.

CHAS. R. BAIRD,  
Regional Administrator.

[F. R. Doc. 44-17893; Filed, Nov. 23, 1944;  
12:16 p. m.]

#### LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register on November 21, 1944.

##### REGION II

Baltimore Order 4-F, Amendment 12, covering fresh fruits and vegetables in Baltimore, Md., filed 1:18 p. m.

Baltimore Order 5-F, Amendment 3, covering fresh fruits and vegetables in the entire eastern shore of Maryland, filed 1:17 p. m.

Baltimore Order 6-F, Amendment 12, covering fresh fruits and vegetables in Hagerstown, Md., filed 1:17 p. m.

Binghamton Order 2-F, Amendment 9, covering fresh fruits and vegetables in certain counties in the State of New York, filed 1:14 p. m.

New York Order 1-F, Amendment 34, covering fresh fruits and vegetables in the five boroughs in the city of New York, filed 1:19 p. m.

New York Order 3-F, Amendment 21, covering fresh fruits and vegetables in certain cities in New York, filed 1:18 p. m.

New York Order 6-F, Amendment 16, covering fresh fruits and vegetables in Nassau and Westchester Counties, N. Y., filed 1:18 p. m.

Scranton Order 4-F, Amendment 4, covering fresh fruits and vegetables in certain counties in the State of Pennsylvania, filed 1:13 p. m.



Scranton Order 13, Amendment 2, covering dry groceries in certain counties in the State of Pennsylvania, filed 1:13 p. m.

Scranton Order 16, covering poultry in certain counties in the State of Pennsylvania, filed 1:13 p. m.

Scranton Order 17, covering poultry in certain counties in the State of Pennsylvania, filed 1:13 p. m.

Syracuse Order 3-F, Amendment 10, covering fresh fruits and vegetables in certain counties in the State of New York, filed 1:13 p. m.

#### REGION III

Charleston Order 3-F, Amendment 47, covering fresh fruits and vegetables in certain counties in the State of West Virginia, filed 1:22 p. m.

Charleston Order 7-F, Amendment 33, covering fresh fruits and vegetables in certain counties in the State of West Virginia, filed 1:22 p. m.

Charleston Order 8-F, Amendment 32, covering fresh fruits and vegetables in certain counties in the State of West Virginia, filed 1:21 p. m.

Charleston Order 9-F, Amendment 32, covering fresh fruits and vegetables in Cabell and Wayne Counties in West Virginia, filed 1:21 p. m.

Charleston Order 9-F, Amendment 33, covering fresh fruits and vegetables in Cabell and Wayne Counties in West Virginia, filed 1:21 p. m.

Charleston Order 10-F, Amendment 29, covering fresh fruits and vegetables in certain counties in the State of West Virginia, filed 1:21 p. m.

Charleston Order 11-F, Amendment 17, covering fresh fruits and vegetables in certain counties in the State of West Virginia, filed 1:20 p. m.

Charleston Order 13-F, Amendment 17, covering fresh fruits and vegetables in certain counties in the State of West Virginia, filed 1:20 p. m.

Charleston Order 12-F, Amendment 21, covering fresh fruits and vegetables in certain counties in the State of West Virginia, filed 1:20 p. m.

Saginaw Order 2-F, Amendment 42, covering fresh fruits and vegetables in certain counties in the State of Michigan, filed 1:17 p. m.

Saginaw Order 2-F, Amendment 43, covering fresh fruits and vegetables in certain counties in the State of Michigan, filed 1:17 p. m.

Saginaw Order 21, Amendment 3, covering certain food items in the Saginaw area, filed 1:16 p. m.

Saginaw Order 3-W, Amendment 4, covering certain food items in the Saginaw area, filed 1:16 p. m.

#### REGION IV

Atlanta Order 1-F, Amendment 24, covering fresh fruits and vegetables in Bibb County, Ga., filed 1:12 p. m.

Atlanta Order 6-F, Amendment 18, covering fresh fruits and vegetables in the Decatur trade area, Georgia, filed 1:11 p. m.

Raleigh Order 10-F, Amendment 1, covering fresh fruits and vegetables in certain counties in the State of North Carolina, filed 1:15 p. m.

Raleigh Order 11-F, Amendment 1, covering fresh fruits and vegetables in certain counties in the State of North Carolina, filed 1:16 p. m.

Raleigh Order 3-W, Amendment 3, covering certain food items in Raleigh, N. C., filed 1:16 p. m.

#### REGION VII

Montana Order 33-F, covering fresh fruits and vegetables in Glendive, Miles City, Sidney, and Savage, filed 1:11 p. m.

Montana Order 34-F, covering fresh fruits and vegetables in certain counties in Montana, filed 1:10 p. m.

Montana Order 35-F, covering fresh fruits and vegetables in the Glasgow area in Montana, filed 1:10 p. m.

Montana Order 36-F, covering fresh fruits and vegetables in KallsPELL, Big Fork and Whitefish areas, filed 1:10 p. m.

Montana Order 37-F, covering fresh fruits and vegetables in certain counties in the State of Montana, filed 1:09 p. m.

Montana Order 38-F, covering fresh fruits and vegetables in certain counties in the State of Montana, filed 1:14 p. m.

#### REGION VIII

Fresno Order 1-W, Amendment 3, covering dry groceries in Fresno, filed 1:19 p. m.

Fresno Order 18, Amendment 4, covering certain dry groceries in the Fresno area, California, filed 1:19 p. m.

Fresno Order 19, Amendment 4, covering food items in Fresno, Calif., filed 1:19 p. m.

Fresno Order 19, Amendment 5, covering certain food items in Fresno, filed 1:20 p. m.

Los Angeles Order 1-F, Amendment 41, covering fresh fruits and vegetables in the San Bernardino-Riverside area, filed 1:15 p. m.

Los Angeles Order 5, Amendment 23, covering poultry in the Los Angeles area, filed 1:15 p. m.

Los Angeles Order 6, Amendment 23, covering poultry in the Los Angeles area, filed 1:15 p. m.

Los Angeles Order 7, Amendment 23, covering poultry in the Los Angeles area, filed 1:14 p. m.

Phoenix Order 8 under 1-B, covering certain food prices in the Yuma area, filed 1:09 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,  
Secretary.

[F. R. Doc. 44-17864; Filed, Nov. 23, 1944; 10:40 a. m.]

#### LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register November 22, 1944.

#### REGION I

Augusta Order 1-W, Amendment 5, covering community food prices in Augusta, filed 12:25 p. m.

Augusta Order 18, Amendment 8, covering community ceiling prices in Augusta, Maine, filed 12:25 p. m.

#### REGION II

Altoona Order 13, Amendment 1, covering certain dry groceries in certain counties in Pennsylvania, filed 12:26 p. m.

Altoona Order 13, Amendment 2, covering certain dry groceries in the Altoona district, filed 12:27 p. m.

Altoona Order 13, Amendment 3, covering certain dry groceries in certain counties in the State of Pennsylvania, filed 12:25 p. m.

Trenton Order 7-F, Amendment 11, covering fresh fruits and vegetables in Mercer, Middlesex and Monmouth counties, filed 12:44 p. m.

Trenton Order 10-F, covering fresh fruits and vegetables in the Trenton, New Jersey district, filed 12:45 p. m.

Trenton Order 23, covering eggs in the Trenton, New Jersey district, filed 12:44 p. m.

Trenton Order 24, covering eggs in the Trenton, New Jersey district, filed 12:45 p. m.

#### REGION III

Lexington Order 1-F, Amendment 56, covering fresh fruits and vegetables in Fayette, Ky., filed 12:46 p. m.

Lexington Order 2-F, Amendment 50, covering fresh fruits and vegetables in Campbell, Kenton Counties in Kentucky, filed 12:45 p. m.

Lexington Order 3-F, Amendment 47, covering fresh fruits and vegetables in Boyd County, Ky., filed 12:46 p. m.

Louisville Order 1-F under 3-B, Amendment 20, covering fresh fruits and vegetables in certain counties in Indiana and Kentucky, filed 12:44 p. m.

Louisville Order 2-F under 3-B, Amendment 20, covering fresh fruits and vegetables in McCracken County, Ky., filed 12:44 p. m.

Louisville Order 3-F under 3-B, Amendment 20, covering fresh fruits and vegetables in Daviess and Henderson Counties, Ky., filed 12:37 p. m.

#### REGION V

Kansas City Order 1-F, Amendment 11, covering fresh fruits and vegetables in Kansas City, filed 12:36 p. m.

New Orleans Order 1-F, Amendment 19, covering fresh fruits and vegetables in certain counties in the state of Louisiana, filed 12:36 p. m.

New Orleans Order 2-F, Amendment 46, covering fresh fruits and vegetables in St. Bernard and Jefferson in Louisiana, filed 12:37 p. m.

Shreveport Order 3-F, Amendment 28, covering fresh fruits and vegetables in Shreveport, La., filed 12:37 p. m.

St. Louis Order G-17, Amendment 11, covering poultry in St. Louis, Mo., filed 12:36 p. m.

St. Louis Order G-17, Amendment 11, covering poultry in St. Louis, Mo., filed 12:36 p. m.

St. Louis Order G-18, Amendment 7, covering poultry in St. Louis, Mo., filed 12:36 p. m.

St. Louis Order G-19, Amendment 12, covering poultry in St. Louis, Mo., filed 12:36 p. m.

Wichita Order 2-F, Amendment 10, covering fresh fruits and vegetables in Wichita, Kans., filed 12:25 p. m.

#### REGION VI

Chicago Order 10, covering dry groceries in the Chicago Area, filed 12:32 p. m.

Chicago Order 10, Amendment 1, covering dry groceries in the Chicago Area, filed 12:31 p. m.

Milwaukee Order 2-F, Amendment 43, covering fresh fruits and vegetables in Milwaukee, filed 12:33 p. m.

Milwaukee Order 3-F, Amendment 43, covering fresh fruits and vegetables in Milwaukee Order District, filed 12:32 p. m.

Milwaukee Order 5-F, Amendment 42, covering fresh fruits and vegetables in Sheboygan and Fond Du Lac Counties, filed 12:32 p. m.

Sioux Order 2-F, Amendment 44, covering fresh fruits and vegetables in Sioux City, Iowa, and South Sioux City, Nebr., filed 12:37 p. m.

Twin Cities Order 2-F, Amendment 4, covering fresh fruits and vegetables in certain designated counties in Minnesota and Wisconsin, filed 12:43 p. m.

#### REGION VII

Montana Order 31-F, covering fresh fruits and vegetables in certain counties in Montana, filed 12:48 p. m.

Montana Order 32-F, covering fresh fruits and vegetables in certain areas in Montana, filed 12:47 p. m.

Utah Order 11, Amendment 2, covering dry groceries in certain areas in Utah, filed 12:31 p. m.

Utah Order 12, Amendment 2, covering dry groceries in certain areas in the state of Utah, filed 12:31 p. m.

Utah Order 13, Amendment 2, covering dry groceries in certain areas in the state of Utah, filed 12:31 p. m.

Utah Order 14, Amendment 2, covering dry groceries in certain areas in the state of Utah, filed 12:31 p. m.

#### REGION VIII

Fresno Order 23, Amendment 4, covering certain food items in Fresno, Calif., filed 12:30 p. m.

Phoenix Order 3-F, Amendment 47, covering fresh fruits and vegetables in the Phoenix Area, filed 12:30 p. m.

Phoenix Order 8, Amendment 9, covering community ceiling prices in the Phoenix South Central Area, filed 12:48 p. m.

Phoenix Order 9, Amendment 7, covering community ceiling prices in Tucson Area, filed 12:48 p. m.

Phoenix Order 10-W, Amendment 4, covering community food prices in the Phoenix South Central Area, filed 12:48 p. m.

Phoenix Order 11-W, Amendment 2, covering community food prices in the Tucson Area, filed 12:48 p. m.

San Francisco Order F-1, Amendment 42, covering fresh fruits and vegetables in San Francisco, California, filed 12:33 p. m.

San Francisco Order F-2, Amendment 35, covering fresh fruits and vegetables in certain cities in California, filed 12:33 p. m.

San Francisco Order F-3, Amendment 34, covering fresh fruits and vegetables in certain cities in California, filed 12:33 p. m.

San Francisco Order F-4, Amendment 33, covering fresh fruits and vegetables in certain cities in California, filed 12:34 p. m.

San Francisco Order F-5, Amendment 32, covering fresh fruits and vegetables in certain cities in California, filed 12:34 p. m.

San Francisco Order F-6, Amendment 28, covering fresh fruits and vegetables in certain cities in California, filed 12:35 p. m.

Spokane Order 1-F, Amendment 35, covering fresh fruits and vegetables in Spokane County, Wash., filed 12:29 p. m.

Spokane Order 2-F, Amendment 32, covering fresh fruits and vegetables in Kootenai County, Idaho, filed 12:29 p. m.

Spokane Order 4-F, Amendment 8, covering fresh fruits and vegetables in certain counties in Idaho and Washington, filed 12:29 p. m.

Spokane Order 5-F, Amendment 15, covering fresh fruits and vegetables in certain counties in Washington and Idaho, filed 12:28 p. m.

Spokane Order 6-F, Amendment 16, covering fresh fruits and vegetables in Columbia and Walla Walla Counties, Wash., filed 12:28 p. m.

Spokane Order 7-F, Amendment 9, covering fresh fruits and vegetables in Benton and Franklin Counties, Wash., filed 12:28 p. m.

Spokane Order 26, Amendment 4, covering community ceiling prices in certain counties in Washington and Idaho, filed 12:47 p. m.

Spokane Order 27, Amendment 4, covering community food prices in certain counties in Washington and Idaho, filed 12:46 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,  
Secretary.

[F. R. Doc. 44-17912; Filed, Nov. 23, 1944; 4:20 p. m.]

#### REGION II

Altoona Order 1-F, Amendment 31, covering fresh fruits and vegetables in Altoona and Johnstown Area, filed 4:05 p. m.

Altoona Order 1-F, Amendment 32, covering fresh fruits and vegetables in the Altoona and Johnstown Area, filed 4:05 p. m.

District of Columbia Order 11, Amendment 3, covering dry groceries in certain Areas in Virginia, filed 4:05 p. m.

New York Order 3-C, covering poultry in the Newark and New York Areas, filed 4:07 p. m.

New York Order 4-C covering poultry in the Newark and New York Areas, filed 4:07 p. m.

New York Order 1-F, Amendment 35, covering fresh fruits and vegetables in the five boroughs of the city of New York, filed 4:08 p. m.

New York Order 3-F, Amendment 22, covering fresh fruits and vegetables in certain cities in New York, filed 4:08 p. m.

New York Order 6-F, Amendment 17, covering fresh fruits and vegetables in Nassau and Westchester Counties, N. Y., filed 4:08 p. m.

Philadelphia Order 6-F, Amendment 3, covering fresh fruits and vegetables in the city and county of Philadelphia, filed 4:04 p. m.

Philadelphia Order 7-F, Amendment 3, covering fresh fruits and vegetables in certain counties in the State of Pennsylvania, filed 4:04 p. m.

Philadelphia Order 8-F, Amendment 3, covering fresh fruits and vegetables in certain parts of Pennsylvania, filed 4:03 p. m.

#### REGION III

Cincinnati Order 1-F, Amendment 57, covering fresh fruits and vegetables in Hamilton County, Ohio, filed 4:03 p. m.

Cincinnati Order 2-F, Amendment 50, covering fresh fruits and vegetables in certain counties in the State of Ohio, filed 4:03 p. m.

Columbus Order 3-F, Amendment 51, covering fresh fruits and vegetables in Franklin County, Ohio, filed 3:55 p. m.

Cleveland Order F-1, Amendment 14, covering fresh fruits and vegetables in Cuyahoga County, Ohio, filed 4:01 p. m.

Cleveland Order F-3, Amendment 14, covering fresh fruits and vegetables in Trumbull and Mahoning Counties in Ohio, filed 4:03 p. m.

Cleveland Order F-4, Amendment 13, covering fresh fruits and vegetables in Stark and Summit Counties in Ohio, filed 4:00 p. m.

Cleveland Order F-5, Amendment 5, covering fresh fruits and vegetables in certain counties in the State of Ohio, filed 4:01 p. m.

Grand Rapids Order F-14-C, Amendment 17, covering fresh fruits and vegetables in the Urban Area C, filed 3:58 p. m.

Grand Rapids Order F-14-C, Amendment 18, covering fresh fruits and vegetables in the Urban Area C, filed 3:58 p. m.

Grand Rapids Order F-14-C, Amendment 19, covering fresh fruits and vegetables in the Urban Area C, filed 3:57 p. m.

Grand Rapids Order F-14-A, Amendment 40, covering fresh fruits and vegetables in the Urban Area A, filed 4:00 p. m.

Grand Rapids Order F-14-A, Amendment 41, covering fresh fruits and vegetables in the Urban Area A, filed 4:00 p. m.

Grand Rapids Order F-14-A, Amendment 42, covering fresh fruits and vegetables in the Urban Area A, filed 3:59 p. m.

Grand Rapids Order F-14-B, Amendment 40, covering fresh fruits and vegetables in the Urban Area B, filed 3:59 p. m.

Grand Rapids Order F-14-B, Amendment 41, covering fresh fruits and vegetables in the Urban Area B, filed 3:59 p. m.

Grand Rapids Order F-14-B, Amendment 42, covering fresh fruits and vegetables in the Urban Area B, filed 3:58 p. m.

Lexington Order 3-W, Amendment 2, covering community food prices in Lexington, Ky., filed 3:55 p. m.

Lexington Order 4-W, Amendment 1, covering community food prices in Lexington, Ky., filed 3:55 p. m.

Lexington Order 11, Amendment 13, covering community food prices in the designated counties of Kentucky, filed 3:55 p. m.

Lexington Order 12, Amendment 18, covering community food prices in the designated counties of Kentucky, filed 3:55 p. m.

Lexington Order 12, Amendment 19, covering community food prices in the designated counties in Kentucky, filed 3:57 p. m.

#### REGION IV

Atlanta Order 6-F, Amendment 19, covering fresh fruits and vegetables in the Atlanta-Decatur Area, filed 3:52 p. m.

Raleigh Order 1-O, covering eggs in certain counties in North Carolina, filed 3:54 p. m.

Raleigh Order 2-O, covering eggs in certain counties in North Carolina, filed 3:53 p. m.

Raleigh Order 3-O, covering eggs in certain counties in North Carolina, filed 3:53 p. m.

Raleigh Order 4-O, covering eggs in certain counties in North Carolina, filed 3:53 p. m.

Raleigh Order 10-F, Amendment 2, covering fresh fruits and vegetables in certain counties in the State of North Carolina, filed 3:54 p. m.

Raleigh Order 11-F, Amendment 2, covering fresh fruits and vegetables in certain counties in the State of North Carolina, filed 3:54 p. m.

#### REGION V

Dallas Order 3-F, Amendment 23, covering fresh fruits and vegetables in Dallas, Tex., filed 4:07 p. m.

Kansas City Order 1-F, Amendment 12, covering fresh fruits and vegetables in Kansas City, Mo., filed 4:03 p. m.

Kansas City Order 2-F, Amendment 27, covering fresh fruits and vegetables in Kansas City, Mo., filed 4:03 p. m.

Kansas City Order G-19, Amendment 2, covering community ceiling prices in Kansas City, Mo., filed 3:51 p. m.

Kansas City Order G-20, Amendment 2, covering community ceiling prices in Kansas City, Mo., filed 4:03 p. m.

St. Louis Order 3-F, Amendment 19, covering fresh fruits and vegetables in St. Louis, Mo., filed 4:07 p. m.

Tulsa Order 5-F, Amendment 23, covering fresh fruits and vegetables in Tulsa, Okla., filed 3:52 p. m.

Tulsa Order 6-F, Amendment 23, covering fresh fruits and vegetables in Tulsa, Okla., filed 3:52 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,  
Secretary.

[F. R. Doc. 44-17913; Filed, Nov. 23, 1944; 4:20 p. m.]

[Duluth-Superior Order G-1 Under Rev. RO 11]

#### FUEL OIL

Pursuant to the authority vested in the District Director of the Duluth-Superior District Office by § 1394.5737 of Revised Ration Order 11, it is hereby ordered:

That all registered dealers having any registered dealer establishment with a registered fuel oil storage capacity (as defined in § 1394.5703 of Revised Ration Order 11) of not less than 250 gallons and not more than 999 gallons, registered with any local Board under the jurisdiction of the Duluth-Superior District Office shall prepare statements, giving

#### LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register November 22, 1944.

the required information, on OPA Form R-1198, as of 12:01 a. m. on the first day of December 1944, and as of 12:01 a. m. on the first days of June and December of each year thereafter, for each such establishment, and to file such statements with the Duluth-Superior District Office on or before the 25th day of each month so designated. In the event that the dealer has, for any such establishment evidences in excess of the amount he may properly have as of the first day of each such month, under revised Ration Order 11, he shall surrender to the Duluth-Superior District Office at the time of filing each statement, evidences for each such establishment, equal in gallonage value to such excess, together with a statement explaining the manner in which the excess occurred.

This order shall become effective on November 30, 1944.

NOTE: The reporting and record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the provisions of the Federal Reports Act of 1942.

Issued this 24th day of November 1944.

PATRICK A. BURKE,  
District Director.

[F. R. Doc. 44-17940; Filed Nov. 24, 1944;  
11:18 a.m.]

## SECURITIES AND EXCHANGE COMMISSION.

[File No. 811-68]

### OLD COLONY INVESTMENT TRUST

#### NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia 3, Pa., on the 22d day of November A. D. 1944.

An application having been filed by Old Colony Investment Trust pursuant to section 8 (f) of the Investment Company Act of 1940 for an order declaring that the applicant has ceased to be an investment company within the meaning of said act;

It is ordered, Pursuant to section 40 (a) of said act, that a hearing on the aforesaid application be held on November 30, 1944 at 10:00 a. m., eastern war time, in room 318, Securities and Exchange Commission Building, 18th and Locust Streets, Philadelphia 3, Pennsylvania;

It is further ordered, That William W. Swift, or any other officer or officers of the Commission designated by it for that purpose shall preside at such hearing. The officer so designated is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's rules of practice.

Notice is hereby given to the applicant and to any other persons whose participation in such proceeding may be in the

public interest or for the protection of investors.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 44-17918; Filed, Nov. 23, 1944;  
4:41 p. m.]

[File No. 60-21]

ELLIS L. PHILLIPS, ET AL

#### NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 21st day of November 1944.

In the matter of Ellis L. Phillips, Empire Power Corp., Eastern Seaboard Securities Corp., Lauridel Corp., jointly and severally, Respondents; File No. 60-21.

The Commission having been advised by its Public Utilities Division of evidence tending to show that the above-named Respondents, Ellis L. Phillips, Empire Power Corporation, a New York corporation, Eastern Seaboard Securities Corporation, a Delaware corporation, and Lauridel Corporation, a Delaware corporation, directly or indirectly exercise (either alone or pursuant to an arrangement or understanding with one or more other persons) such a controlling influence over the management or policies of Long Island Lighting Company, a public-utility and holding company, and its subsidiary companies, as to make it necessary or appropriate in the public interest or for the protection of investors or consumers that said respondents and each of them be subject to the obligations, duties and liabilities imposed in the Public Utility Holding Company Act of 1935 upon holding companies; and

None of the above-named Respondents having filed with the Commission, either alone or with other persons, a notification of registration pursuant to section 5 (a) of said act;

It is ordered, Pursuant to section 2 (a) (7) - (B) of the Public Utility Holding Company Act of 1935, that a hearing be held at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania, at 10:00 a. m., e. w. t., on December 19, 1944, for the purpose of adducing evidence with respect to whether the above-named respondents or any one or more of them directly or indirectly exercise (either alone or pursuant to an arrangement or understanding with one or more other persons) such a controlling influence over the management or policies of Long Island Lighting Company and its subsidiary companies as to make it necessary or appropriate in the public interest or for the protection of investors or consumers that said Respondents, or any one or more of them, be subject to the obligations, duties and liabilities imposed in said Act upon holding companies. On such day the hear-

ing room clerk in room 318 will advise as to the room in which such hearing will be held. All persons desiring to be heard or otherwise wishing to participate in said proceeding should file with the Secretary of the Commission, on or before December 15, 1944, his application therefor as provided in Rule XVII of the rules of practice of the Commission.

It is further ordered, That Richard Townsend, or any other officer or officers of the Commission designated by it for that purpose, shall preside at the hearings in such matter. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That the Secretary of the Commission give notice of such hearing to the above-named respondents, to Long Island Lighting Company and to each of its subsidiary companies, to the Public Service Commission of the State of New York, and to all other interested persons; said notice to be given to said respondents, to Long Island Lighting Company and to each of its subsidiary companies, and to the Public Service Commission of the State of New York by registered mail, and to all other persons by general release of this Commission, which shall be distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935, and by publication in the FEDERAL REGISTER.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 44-17919; Filed, Nov. 23, 1944;  
4:41 p. m.]

[File Nos. 59-17; 59-11; 54-25]

UNITED LIGHT AND POWER CO., ET AL.

#### NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa. on the 20th day of November A. D. 1944.

In the matter of The United Light and Power Co., The United Light and Railways Co., American Light & Traction Co., Continental Gas & Electric Corp., United American Co., and Iowa-Nebraska Light and Power Co., Respondents, File No. 59-17; The United Light and Power Co., and subsidiary companies, Respondents, File No. 59-11; The United Light and Power Co., Applicant, File No. 54-25.

The Commission having previously, by order dated August 5, 1941, under section 11 (b) (1) of the Public Utility Holding Company Act of 1935 ordered, among other things, that The United Light and Power Company and The United Light and Railways Company, both registered holding companies, shall eliminate from their respective hold-

ing company systems their interests (whether direct or indirect) in the subsidiaries, and in the properties and assets owned or operated by the subsidiaries, of American Light & Traction Company, also a registered holding company and a subsidiary of The United Light and Power Company and The United Light and Railways Company, and that American Light & Traction Company shall, among other things, dispose of its interest in American Coal Company, International Paper and Power Company and The Detroit Edison Company; and said order having required the respondents to proceed with due diligence to comply therewith and to make application to the Commission for the entry of such further orders as may be necessary or appropriate for that purpose; and the Commission having reserved jurisdiction to enter such further orders as might be necessary or appropriate;

Notice is hereby given that The United Light and Railways Company ("Railways") and its subsidiary, American Light & Traction Company ("Traction"), both registered holding companies, have filed with this Commission applications and declarations, designated as "Application No. 21" pursuant to sections 11 (b) (1), 11 (b) (2) and 11 (e) of the act and any other applicable sections of the act or rules thereunder, with respect to various proposed transactions designed to accomplish the first step in a plan for the liquidation and dissolution of Traction. Such first step involves the payment to the preferred stockholders of Traction of cash in an amount equal to the par value of \$25 per share, plus unpaid and accrued dividends. As stated in Application No. 21, the second step in the plan for the liquidation and dissolution of Traction will involve the consummation of a series of transactions and the distribution of Traction's remaining assets in kind to its common stockholders. These transactions will be made the subject of subsequent applications or declarations to be filed with the Commission.

All interested persons are referred to said document which is on file at the offices of this Commission for a statement of the transactions constituting the first step in the plan for the liquidation and dissolution of Traction, which transactions may be summarized as follows:

1. Within 30 days after the effective date of the plan, Traction shall deposit in trust with a bank or trust company to be selected by it, cash in an amount equal to the par value of Traction's preferred stock then outstanding, plus an amount equal to the dividends unpaid and accrued thereon on the 30th day following the date of such deposit. At any time after the deposit, the holders of the preferred stock of Traction shall be entitled to receive out of the funds so deposited the par value of their stock plus the dividends which will be unpaid and accrued thereon on the 30th day following the date of the cash deposit by Traction, upon surrender of their certificates representing the preferred stock, properly endorsed, at the office of the bank or trust company selected as the depository under the plan. Traction's

certificate of incorporation provides, in part, that the preferred stockholders of Traction are entitled "in the event of any liquidation or dissolution or winding up, whether voluntary or involuntary", to be paid the par amount of their shares, and the unpaid dividends accrued thereon, before any amount shall be paid to the common stockholders.

The plan provides that dividends on Traction's preferred stock shall cease to accrue on and after the 30th day following the date of deposit of cash with the depository.

As of September 30, 1944, Traction had outstanding 536,324 shares of preferred stock of which 333,796 shares were held by the public and 202,528 shares were held by Traction's parent, Railways.

2. Traction estimates that it will have approximately \$8,750,000 in cash available and that it will need an additional \$4,750,000 to make the deposit necessary to pay the par value of its outstanding preferred stock and unpaid and accrued dividends thereupon. Traction proposes to obtain the \$4,750,000 by a temporary loan from one or more commercial banking institutions, or by selling a portion of its assets. The terms and conditions of such loan, if it is to be made, will be furnished subsequently.

3. Within ten days after making the deposit of cash described hereinabove, Traction shall mail or cause to be mailed to each of its preferred stockholders of record, at the close of business on the date of such deposit of cash, a notice advising them of such deposit and of their right to receive cash for their preferred stock, and a copy of said notice shall thereupon be published at least once in a newspaper of general circulation published in the City of New York.

4. After the Commission has entered an order approving the plan, the board of directors of Traction may call a special meeting of the company's stockholders to consider and act upon the question whether Traction shall be liquidated and dissolved in accordance with the plan. If at such meeting or any adjournment thereof, two-thirds in interest of all the stockholders of Traction, without regard to class, or the holders of two-thirds of the stock of each class represented at such meeting, shall vote in favor of liquidation and dissolution and shall consent thereto in writing, the plan shall become effective, and the date upon which such vote and consent is obtained shall become the effective date of the plan. Notwithstanding the fact that the plan may become or may have become effective in the manner provided hereinabove, Traction reserves the right at any time to request the Commission, pursuant to section 11 (e) of the act, to apply to a court to enforce and carry out the terms and provisions of the plan.

In the event the plan shall not have become effective in the manner provided hereinabove, Traction may at any time, and, if 90 days have elapsed since the date of the Commission's order approving the plan, Traction shall promptly request the Commission, pursuant to section 11 (e) of the act, to apply to an appropriate court to enforce and carry out the terms and provisions of the plan; and if the court shall approve the

plan as fair and equitable and shall enter a decree of enforcement, the day upon which such decree is entered shall be the effective date of the plan.

5. In the event an appeal is taken to review the Commission's order approving the plan, or to review the order of the court enforcing and carrying out the terms and provisions of the plan, Traction shall set aside or reserve in a manner approved by the Commission cash or other assets sufficient to insure the payment to all preferred stockholders of such additional amount, if any, as shall be judicially determined to be payable to them. As soon as practicable after the conclusion of such litigation, Traction shall pay or cause to be paid in cash to the depository under the plan such additional amount, if any, as shall be finally determined in such litigation to be payable to Traction's preferred stockholders. Any funds deposited with said depository for the purpose of insuring the payment of such additional amount as shall be judicially determined to be payable to Traction's preferred stockholders shall be paid by the depository pro rata to all persons theretofore and thereafter surrendering preferred stock, it being intended that preferred stockholders who surrender their stock for payment at par and accrued dividends, as provided for in the plan, shall not waive their right to receive full payment of the amount payable to the preferred stockholders as eventually determined in any litigation of the character described hereinabove.

As soon as practicable after making the deposit of cash required for the payment of its preferred stock as provided hereinabove, Traction shall pay or make adequate provision for the payment of all its debts and liabilities, and shall complete its liquidation and dissolution by distributing its remaining assets among its common stockholders in such manner and upon such terms and conditions as shall be approved by the Commission, and Traction shall submit to the Commission a plan or plans providing for such distribution and for the consummation of such preliminary transactions as may be necessary or advisable in connection therewith. The following transactions affecting subsidiaries of Traction (which transactions have not as yet been submitted to us and are not now under consideration by the Commission) are contemplated by Traction and Railways as preliminary to the liquidation and dissolution of Traction:

(a) The recapitalization of Milwaukee Gas Light Company ("Milwaukee Gas") and the refunding of that company's outstanding first mortgage bonds and preferred stock;

(b) The transfer of the property and assets of Milwaukee Solvay Coke Company to Milwaukee Gas;

(c) The recapitalization of Madison Gas and Electric Company ("Madison Gas") and the refunding of that company's outstanding first mortgage bonds and preferred stock;

(d) The disposition of certain real estate owned by Traction in Michigan and of certain real estate owned by Consolidated and the liquidation of the latter com-

dated Building Company in Wisconsin pany;

(e) The sale by Traction to non-affiliated interests of its investment in American Coal Company;

(f) The organization of a new company to construct, own and operate a natural gas pipeline extending from the Hugoton gas fields in Kansas, Oklahoma and Texas to an eastern terminus in Detroit, Michigan, with a branch running from Illinois into Wisconsin, to furnish natural gas to the communities served by Traction's subsidiaries, Michigan Consolidated, Milwaukee Gas and Madison Gas, and to various other cities and communities in Illinois, Iowa and Missouri. It is contemplated that the common stock of the new pipeline company would be owned by Michigan Consolidated, Milwaukee Gas and Madison Gas. Traction proposes to file promptly with this Commission and with the Federal Power Commission appropriate applications requesting authority to organize the new company to construct, own and operate an interstate natural gas pipeline and to utilize the major portion of Traction's investment in The Detroit Edison Company in financing the project.

The application states that after completing the foregoing transactions, or after making satisfactory arrangements for their completion, the common stocks of Michigan Consolidated, Milwaukee Gas and Madison Gas would be distributed pro rata to the common stockholders of Traction. The application also states that the proposed transactions preliminary to the liquidation and dissolution of Traction are designed to strengthen the financial position and future prospects of the operating subsidiaries whose securities are to be distributed to the common stockholders of Traction. The construction and operation of the new pipeline, it is stated, will insure an adequate supply and reduce the cost of natural gas for Detroit and other Michigan communities and will bring natural gas to Milwaukee and Madison which have not heretofore enjoyed the benefits of such service.

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors and consumers that a hearing be held with respect to the aforesaid matters and that said matters should not be approved except pursuant to further order of the Commission.

*It is ordered*, That a hearing on Application No. 21 under the applicable provisions of said Act and rules of the Commission thereunder be held on December 14, 1944 at 10:00 a. m., e. w. t. at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pa., in such room as the hearing room clerk in room 318 will at that time advise. All persons desiring to be heard, or otherwise wishing to participate in the proceedings, should notify the Commission in the manner provided by its rules of practice, Rule XVII, on or before December 11, 1944.

*It is further ordered*, That William W. Swift, or any officer or officers of the Commission designated by it for that purpose shall preside at the hearing in

such matter. The officer so designated to preside at such hearing is hereby authorized to exercise all the powers granted to the Commission under section 18 (c) of said act and to a trial examiner under the Commission's rules of practice.

*It is further ordered*, That without limiting the scope of the issues presented by said Application No. 21 particular attention will be directed at the hearing to the following matters and questions:

1. Whether the plan, as submitted or as hereafter modified, is necessary to effectuate the provisions of section 11 (b) of the act and is fair and equitable to the persons affected thereby.

2. Whether the proposed payment to the holders of Traction's outstanding publicly held preferred stock of cash in an amount equal to the par value of such stock and unpaid and accrued dividends thereon, is fair and equitable to the preferred stockholders and is necessary to effectuate the provisions of section 11 (b) of the act and to comply with the Commission's order of August 5, 1941.

3. Whether the proposed payment of cash to Railways on account of the preferred stock of Traction held by it is fair and equitable to the common stockholders of Traction, and is otherwise in compliance with the statutory standards.

4. Whether the terms and conditions of the proposed bank loan in the amount of \$4,750,000 comply with the applicable provisions of the act.

5. What, if any, terms and conditions with respect to the proposed transactions should be prescribed in the public interest or for the protection of investors or consumers.

6. Whether the fees and expenses to be paid in connection with the consummation of the proposed plan and all transactions incident thereto are for necessary services and are reasonable in amount.

7. Whether, and to what extent, if any, it is necessary and appropriate that the proposed "preliminary transactions" described hereinabove, including the recapitalization of Milwaukee Gas and Madison Gas and the organization of a new company to construct, own and operate a natural gas pipeline to furnish natural gas to Milwaukee Gas, Madison Gas and Michigan Consolidated, be accomplished prior to and in advance of the liquidation and dissolution of Traction.

8. Whether, in the event that the Commission shall approve such plan as filed or as modified, the Commission shall approve such plan for purposes of section 11 (d) of the act (as well as section 11 (e)) so as to permit the Commission of its own motion and irrespective of any request therefor on the part of Railways or Traction, to apply to a court for the enforcement of such plan pursuant to section 11 (d).

9. Whether, in the event that the Commission shall not approve such plan as filed or as modified, the Commission shall itself propose and approve a plan for purposes of section 11 (d) or shall approve for purposes of section 11 (d) any plan that may be proposed by any person having a bona fide interest in the reorganization.

10. Generally, whether, in any respect, the proposed transactions are detrimental to the public interest or to the interest of investors or consumers or will tend to circumvent any provisions of the Act or the rules, regulations or orders promulgated thereunder.

*It is further ordered*, That notice of this hearing be given to Railways and Traction and to all other persons; said notice to be given to Railways and Traction, to the Michigan Public Service Commission, to the Wisconsin Public Service Commission, to the Federal Power Commission, and to the Cities of Detroit, Ann Arbor, Lansing and Muskegon, Michigan and Madison and Milwaukee, Wisconsin by registered mail and to all other persons by general release of this Commission which shall be distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935 and by publication in the FEDERAL REGISTER.

*It is further ordered*, That Railways and Traction shall give additional notice of said hearing to the stockholders of Traction by mailing a copy of this notice and order to each record holder of Traction's preferred and common stock at their respective addresses as of a date not earlier than November 1, 1944, said mailing to be made not less than 15 days prior to the date of said hearing. Any interested security holder may obtain a copy of the plan and the accompanying exhibits from the Secretary of American Light & Traction Company, 105 W. Adams St., Chicago, Illinois.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 44-17920; Filed, Nov. 23, 1944;  
4:41 p. m.]

[File No. 70-986]

#### NORTH AMERICAN COMPANY

#### ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 21st day of November, A. D., 1944.

The North American Company, a registered holding company, has filed a declaration pursuant to section 12 (d) of the Public Utility Holding Company Act of 1935 and Rules U-43 and U-44 of the general rules and regulations promulgated thereunder, regarding a proposal to pay on January 2, 1945, a dividend on its common stock payable in the common stock of Pacific Gas and Electric Company having a par value of \$25 per share, owned by The North American Company, at the rate of one share of such stock of Pacific Gas and Electric Company on each one hundred shares of the outstanding common stock of The North American Company. In lieu of certificates for fractions of shares of stock of Pacific Gas and Electric Company, cash will be paid at the rate of 34 cents for each 1/100th of a share of such stock of Pacific Gas and Electric Company, this rate being based on the appropriate



market price of \$34.00 per share as of October 27, 1944, the date the proposed dividend was declared.

Said declaration having been filed on the 28th day of October, 1944, and notice of filing having been duly given in the manner and form prescribed by Rule U-23 under said act and the Commission not having received a request for hearing with respect to said declaration within the period specified in such notice, or otherwise, and not having ordered a hearing thereon; and

The North American Company having requested that the Commission issue its order on or before November 27, 1944; and

The Commission finding that the requirements of section 12 (d) and Rules U-43 and U-44 are satisfied, that no adverse findings are necessary thereunder, and that action upon said declaration should be accelerated, and the Commission deeming it appropriate in the public interest and in the interest of investors and consumers to permit said declaration to become effective;

It is hereby ordered pursuant to said Rule U-23 and the applicable provisions of said Act and subject to the terms and conditions prescribed in Rule U-24 that said declaration be and the same is hereby permitted to become effective forthwith.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 44-17921; Filed, Nov. 23, 1944;  
4:42 p. m.]

[File No. 70-994]

**PUBLIC SERVICE CORP. OF NEW JERSEY AND  
PUBLIC SERVICE COORDINATED TRANSPORT**

**NOTICE REGARDING FILING APPLICATION**

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 21st day of November 1944.

Notice is hereby given that a joint application or declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Public Coordinated Transport (Transport), a subsidiary company of Public Service Corporation of New Jersey (Public Service), and by Public Service, in turn a subsidiary of The United Corporation, a registered holding company.

Notice is further given that any interested person may, not later than December 4, 1944, at 10:00 a. m., e. w. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter, said joint application or declaration, as filed or as amended, may be granted, as provided in Rule U-23 of the rules and regulations promulgated pursuant to said Act, or the Commission may exempt such transaction as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Ex-

change Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said joint application or declaration, which is on file in the office of the said Commission, for a statement of the transactions therein proposed, which are summarized below:

Public Service proposes to sell \$500,000 principal amount of 4% Series, First and Refunding Mortgage Bonds, due 1990, of Transport to the Trustee under the mortgage, for a cash consideration of \$500,000 plus accrued interest to the date of delivery. It is stated that the price of \$500,000 represents cost to Public Service for such bonds. The Trustee proposes to purchase said bonds with \$500,000, which, pursuant to the terms of the indenture securing the bonds, was deposited with the Trustee on April 1, 1944 as and for a fund for the purchase and retirement of Transport's outstanding bonds. The plan of reorganization of Transport dated November 2, 1939 provides that Public Service will not tender to the Trustee any of the bonds of Transport held by it until at least five months after receipt of purchase fund money by the Trustee. According to the applicants, over five months have elapsed since the deposit of the purchase fund money by Transport with the Trustee and although the Trustee caused to be published notice requesting tenders, no tenders have been received from the public.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 44-17822; Filed, Nov. 23, 1944;  
4:42 p. m.]

**WAR FOOD ADMINISTRATION.**

[P. & S. Docket No. 5]

PEORIA UNION STOCK YARDS CO.

**NOTICE OF PETITION FOR MODIFICATION**

By an order entered on June 30, 1924, made pursuant to the provisions of the Packers and Stockyards Act, 1921, as amended (7 U. S. C. 1940 ed. 181 et seq.), the Secretary of Agriculture prescribed maximum reasonable rates and charges to be observed by the respondent. This order was subsequently modified by a decree of the District Court of the United States for the Southern District of Illinois, Northern Division, dated November 8, 1926, and by orders of the Secretary of Agriculture, dated July 1, 1927, and June 2, 1938. During the period from January 25, 1943, to May 1, 1943, the respondent reduced certain rates for which reduction a modification of the Secretary's order was not necessary. Except for modifications by court decree and by supplemental orders and except for reductions made by the respondent for which further orders were not necessary, the respondent's rates and charges as prescribed by the Secretary of Agriculture on June 30, 1924, have remained unchanged.

By a document filed on November 16, 1944, the respondent requested a further

modification of the Secretary's orders referred to above to permit it to file a supplement to its tariff restoring rates and charges for feed margins and reweigh and increasing its rates for yardage at its stockyards, as follows:

(a) Yardage charges:

	Present	Proposed
Hogs (per head).....	0.11	0.13
Cattle (per head).....	.22	.30
Calves (per head).....	.17	.20
Sheep (per head).....	.03	.10

(b) Feed margin:

	Present	Proposed
Hay (per cwt.).....	0.60	0.49
Corn (per bu.).....	.60	.30
Oats (per bu.).....	.60	.50

Under the order of June 30, 1924, as modified, the respondent was authorized feed margin charges of 58 cents per cwt. on hay; 39 cents per bushel on corn, and 25 cents per bushel on oats. Those charges were subsequently discontinued by the respondent.

(c) Reweigh:

	Present	Proposed
Hogs (per head).....	0.00	0.05
Cattle (per head).....	.00	.15
Calves (per head).....	.00	.10
Sheep (per head).....	.00	.05

No rates or charges for reweigh were authorized under the order of June 2, 1938, which modified the Secretary's order of June 30, 1924, as modified by the court.

(d) Effect of proposed modifications. The effect of such proposed modifications, if granted, would result in additional revenue to the respondent and, accordingly, it appears that public notice should be given to all interested persons of the request of the respondent and to afford all interested persons, including patrons of the respondent, an opportunity to manifest their desire to be heard on the matter.

Therefore, notice is hereby given to the public and to all interested persons of the request of the respondent for a further modification of the order of June 30, 1924, as now modified, and for the purpose of affording said respondent and all other interested persons, including patrons of the respondent, an opportunity to be heard upon the matters covered in the petition for modification.

All interested persons who desire to be heard shall notify the hearing clerk, Office of the Solicitor, United States Department of Agriculture, Washington 25, D. C., within fifteen days from the date of the publication of this order.

Copies hereof shall be served on the respondent by registered mail or in person.

Done at Washington, D. C., the 23d day of November 1944.

C. W. KITCHEN,  
Deputy Director,  
Office of Distribution.

[F. R. Doc. 44-17806; Filed, Nov. 23, 1944;  
3:33 p. m.]

